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DEPARTMENT OF CHILDREN AND FAMILY SERVICES
NOTICE OF PROPOSED AMENDMENTS

period of 45 days following publication of this notice. Comments should be submitted to:

Jacqueline Nottingham, Chief
Office of Rules and Procedures
Department of Children and Family Services
406 East Monroe
Springfield, Illinois 62701-1498
217/524-1983

The Department will consider fully all written comments on this proposed rulemaking submitted during the 45-day comment period. Comments submitted by small businesses should be identified as such.

12) Initial Regulatory Flexibility Analysis: Not applicable

The full text of the Proposed Amendments is identical to the text of the emergency amendments appearing on page 11881 of this issue of the Illinois Register.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES
NOTICE OF PROPOSED AMENDMENTS

1) Heading of Part: Licensing Standards for Foster Family Homes

2) Code Citation: 89 Ill. Adm. Code 402

3) Section Numbers: Proposed Action

402.15 Amend

4) Statutory Authority: The Child Care Act of 1969, as amended, (Ill. Rev. Stat. 1991, ch. 23 par. 2211 et seq.)

5) A Complete Description of the Subjects and Issues Involved: Departmental rules have long allowed the Director of the Department to grant waivers of the maximum number of children who could be placed in a foster family home for the purpose of adoption. This limited waiver capability has been used to good effect by allowing a number of adoptions which otherwise would have been impermissible under Department rules. The waiver language, as adopted by the Department, allows the Director to waive the maximum number of children who may be placed in a foster home for purposes of adoption, but does not allow similar waiver capability for the ages of children placed within an adoptive home. The Department is proposing these amendments to Part 402, Licensing Standards for Foster Family Homes, to enable a waiver of the age requirements when the placement is being made for purposes of effecting an adoptive placement.

6) Will these proposed amendments replace an emergency rule currently in effect? Yes

7) Does this rulemaking contain an automatic repeal date: Yes X No
If "yes", date:

8) Does these proposed amendments contain incorporations by reference? No

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This rulemaking does not create or expand a state mandate as defined in Section 3 (b) of the State Mandates Act (Ill. Rev. Stat. 1991, ch. 85, par. 2003).

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Comments on this proposed rulemaking may be submitted in writing for a

BOARD OF HIGHER EDUCATION

NOTICE OF PROPOSED RULES

1) The Heading of the Part: Americans with Disabilities Act Grievance Procedure

2) Code Citation: 4 Ill. Adm. Code 975

3) Section Numbers:

975.10	<u>Proposed Action:</u>
975.20	New Section
975.30	New Section
975.40	New Section
975.50	New Section
975.60	New Section
975.70	New Section

4) Statutory Authority: Implementing Title II, Subtitle A of the Americans with Disabilities Act of 1990 (42 USC 12131-12134), as specified in Title II regulations (28 CFR 35.107), and authorized by Section 9.05 of the "Board of Higher Education Act" (Ill. Rev. Stat. 1991, ch. 144, par. 189.05)

5) A complete description of the subjects and issues involved: This rulemaking establishes a grievance procedure whereby qualified individuals with disabilities may resolve allegations of denial or discrimination of public services on the basis of their disabilities as required by the Americans with Disabilities Act of 1990.

6) Will this proposed amendment replace an emergency rule currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Does this proposed amendment contain incorporations by reference? No.

9) Are there any other proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives: This rulemaking does not affect units of local government.

11) The time, place and manner in which interested persons may present their views concerning the proposed action. Written comments will be accepted up to 45 days from days of publication of this notice and should be directed to:

Carolyn Lorton
Illinois Board of Higher Education
4 West Old Capitol Square, Room 500
Springfield, Illinois 62701

12) Initial Regulatory Flexibility Analysis: The proposed rulemaking was not submitted to the Small Business Assistance Office of the Department of Commerce and Community Affairs. The agency feels that small business will not be affected adversely by the rulemaking.

BOARD OF HIGHER EDUCATION

NOTICE OF PROPOSED RULES

TITLE 4: GRIEVANCE PROCEDURES
CHAPTER XXXVI: BOARD OF HIGHER EDUCATION

PART 975

AMERICANS WITH DISABILITIES ACT GRIEVANCE PROCEDURE

Section	Purposes
975.10	Definitions
975.20	Procedure
975.30	Designated Coordinator Level
975.40	Final Level
975.50	Accessibility
975.60	Case-by-Case Resolution
975.70	

AUTHORITY: Implementing Title II, Subtitle A of the Americans with Disabilities Act of 1990 (42 U.S.C. 12131-12134), as specified in Title II regulations (28 CFR 35.107), and authorized by Section 9.05 of the "Board of Higher Education Act" (Ill. Rev. Stat. 1991, ch. 144, par. 189.05).

SOURCE: Adopted at 16 Ill. Reg. _____, effective _____.

Section 975.10 Purposes

a) This Americans with Disabilities Act Grievance Procedure ("Procedure") is established pursuant to the Americans with Disabilities Act of 1990, 42 USC Section 12101 *et seq.*, ("ADA") and specifically Section 35.107 of the Title II regulations, 28 CFR Part 35, requiring that a grievance procedure be established to resolve grievances asserted by qualified individuals with disabilities. Should any individual desire to review the ADA or its regulations to understand the rights, privileges and remedies afforded by it, please contact the Designated Coordinator.

b) In general, the ADA requires that each program, service, and activity offered by the Board, when viewed in its entirety, be readily accessible to and usable by a qualified individual with disabilities.

c) It is the intention of the Board to foster open communications with all individuals requesting readily accessible programs, services and activities. The Board encourages supervisors of programs, services and activities to respond to requests for modifications before they become a grievance.

Section 975.20

Definitions

"Board" is the Board of Higher Education.

"Grievance" is any complaint under the ADA by an individual with a disability who meets the essential eligibility requirements for participation in or receipt of the benefits of a program, activity or service offered by the Board, and believes he or she has been excluded from

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participation in, or denied the benefits of any program, service or activity of the Board or has been subject to discrimination by the Board.

"Complainant" is an individual with a disability who files a Grievance Form provided by the Board under this procedure.

"Designated Coordinator" is the person appointed by the Executive Director who is responsible for the coordination of efforts of the Board to comply with and carry out its responsibilities under Title II of the ADA including investigation of grievances filed by complainants. See 28 CFR 35.107.

Section 975.30 Procedure

a) Grievances must be submitted through the channels defined below in the form and manner as described within the specified time limits. It is mutually desirable and beneficial that grievances be satisfactorily resolved in a prompt manner. Time limits established in this procedure are in calendar days, unless otherwise stated, and may be extended by mutual agreement in writing by the complainant and the reviewer at the Designated Coordinator and Final Levels.

b) A complainant's failure to submit a grievance, or to submit or appeal it to the next level of procedure within the specified time limits shall mean that the complainant has withdrawn the grievance or has accepted the last response given in the grievance procedure as the Board's last response.

c) The Board shall, upon being informed of that individual's desire to file a formal grievance, instruct the individual how to receive a copy of this Procedure and the Grievance Form.

Section 975.40 Designated Coordinator Level

a) If an individual desires to file a formal written grievance, the individual shall promptly, but no later than 180 days after the alleged discrimination, submit the grievance to the Designated Coordinator in writing on the Grievance Form prescribed for that purpose. The Grievance Form must be completed in full in order to receive proper consideration by the Designated Coordinator.

b) Upon request, assistance shall be provided by the Board to complete the Grievance Form.

c) The Designated Coordinator, or his or her representative, shall investigate the grievance and shall make reasonable efforts to resolve it. The Designated Coordinator shall provide a written response to the complainant and Executive Director within ten (10) business days after receipt of the Grievance Form.

Section 975.50 Final Level

a) If the grievance has not been resolved at the Designated Coordinator Level to the satisfaction of the complainant, the complainant may submit a copy of the Grievance Form and Designated Coordinator's response to the Executive Director of the Board for final review.

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The complainant shall submit these documents to the Executive Director, together with a short written statement explaining the reason(s) for dissatisfaction with the Designated Coordinator's written response, within five (5) business days after receipt by the complainant of the Designated Coordinator's response.

b) The Executive Director shall appoint a three-member panel to review the grievance at the Final Level. One member so appointed shall be the designated chairman.

c) The complainant shall be afforded an opportunity to appear before the panel. Complainant shall have a right to appoint a representative to appear on his or her behalf. The panel shall review the Designated Coordinator's written response and may conduct interviews and seek advice as it deems appropriate.

d) Upon reaching a concurrence, the panel shall make recommendations in writing to the Executive Director as to the proper resolution of the grievance. All recommendations shall include reasons for such recommendations and shall bear the signatures of the concurring panel members. A dissenting member of the panel may make a recommendation to the Executive Director in writing and shall also sign such recommendation.

e) Upon receipt of recommendations from a panel, the Executive Director shall approve, disapprove or modify the Panel recommendations, shall render a decision thereon in writing, shall state the basis therefore, and shall cause a copy of the decision to be served on the parties. The Executive Director's decision shall be final. If the Executive Director disapproves or modifies the panel recommendations, the Executive Director shall include written reasons for such disapproval or modification.

f) The Grievance Form, the Designated Coordinator's response, the statement of reasons for dissatisfaction, the recommendations of the panel and the decision of the Executive Director shall be maintained in accordance with the State Records Act, *Ill. Rev. Stat. 1989, ch. 116, par. 43.3 et seq.*, or as otherwise required by law.

Section 975.60 Accessibility

The Board shall ensure that all stages of the Procedure are readily accessible to and usable by individuals with disabilities.

Section 975.70 Case-by-Case Resolution

Each grievance involves a unique set of factors which include but are not limited to: the specific nature of the disability; the essential eligibility requirements, the benefits to be derived, and the nature of the service, program or activity at issue; the health and safety of others; and, whether or not an accommodation would constitute a fundamental alteration to the program, service or activity or undue hardship on the Board. Accordingly, termination of a grievance at any level, whether through the granting of relief or otherwise, shall not constitute a precedent on which any other complainants should rely.

ILLINOIS HOUSING DEVELOPMENT AUTHORITY

NOTICE OF PROPOSED RULES

1) Heading of Part: HOME Program

2) Code Citation: 47 Ill. Adm. Code 370

3) Section Numbers: Proposed Action:

370.101	New Section
370.102	New Section
370.103	New Section
370.104	New Section
370.105	New Section
370.106	New Section
370.107	New Section
370.108	New Section
370.109	New Section
370.110	New Section
370.111	New Section
370.112	New Section
370.113	New Section
370.201	New Section
370.202	New Section
370.203	New Section
370.204	New Section
370.205	New Section
370.206	New Section
370.207	New Section
370.208	New Section
370.209	New Section
370.210	New Section
370.211	New Section
370.212	New Section
370.301	New Section
370.302	New Section
370.303	New Section
370.304	New Section
370.305	New Section
370.401	New Section
370.402	New Section
370.501	New Section
370.502	New Section
370.503	New Section
370.504	New Section

ILLINOIS HOUSING DEVELOPMENT AUTHORITY

NOTICE OF PROPOSED RULES

370.505	New Section
370.506	New Section
370.507	New Section
370.508	New Section
370.601	New Section
370.602	New Section
370.603	New Section
370.604	New Section
370.605	New Section
370.701	New Section
370.702	New Section
370.703	New Section
370.704	New Section
370.705	New Section
370.706	New Section
370.707	New Section
370.801	New Section
370.802	New Section
370.901	New Section
370.902	New Section
370.903	New Section
370.904	New Section
370.1001	New Section
370.1002	New Section
370.1003	New Section
370.1004	New Section
370.1005	New Section
370.1006	New Section
370.1007	New Section
370.1101	New Section

4) Statutory Authority: This rule-making implements Title II of the National Affordable Housing Act of 1990 (P.L. 101-165) (the "HOME Act") and the regulations promulgated thereunder (24 CFR Part 92) and are authorized by Sections 7.2, 7.19, 7.24(a) and 7.25 of the Illinois Housing Development Act (Ill. Rev. Stat. 1991, ch. 67 1/2, pars. 307.2, 307.19, 307.24(a) and 307.25).

5) A Complete Description of the Subjects and Issues Involved. These rules establish the procedures for operating the

ILLINOIS HOUSING DEVELOPMENT AUTHORITY

NOTICE OF PROPOSED RULES

program established to distribute funds allocated to the State of Illinois under the HOME Act (the "HOME Program"). The HOME Program provides for loans and grants for the purpose of acquiring, constructing, rehabilitating, developing and operating single family and multifamily housing for, or providing rental assistance to, low and very low income households and families.

6) Will this proposed rule replace an emergency rule currently in effect? Yes.

7) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐ If "yes" please specify date.

8) Does this proposed rule contain incorporations by reference?
No.

9) Are there any other proposed amendments pending on this Part pending? Yes. These same rules are simultaneously being proposed on a non-emergency basis.

10) Statement of Statewide Policy Objectives. This emergency rulemaking creates a statewide program to create and retain affordable housing for low and very low income persons and families.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking. Interested parties may submit comments, data, views or arguments concerning this rulemaking in writing to: Richard B. Muller, 401 N. Michigan Avenue, Suite 900, Chicago, Illinois 60611. The Authority will consider all written comments received at the above address within 45 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis:

A. Date rule was submitted to Business Assistance Office of the Department of Commerce and Community Affairs:
May 21, 1992.

B. Types of small businesses affected: Real estate developers.

C. Reporting, bookkeeping or other procedures required for compliance: Records shall be maintained in a manner

ILLINOIS HOUSING DEVELOPMENT AUTHORITY

NOTICE OF PROPOSED RULES

sufficient to establish compliance with this Part.

D. Types of professional skills necessary for compliance: Administrative, secretarial, bookkeeping, real estate development, architectural, engineering and legal.

The full text of the proposed rules is identical to the text of the emergency rules appearing on page 11888 of this issue of the Illinois Register.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Diagnosis Related Grouping (DRG) Prospective Payment System (PPS)

2) Code Citation: 89 Ill. Adm. Code 149

3) Section Numbers: Proposed Action:

149.5

Amendment

4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) and Public Act 87-861 (House Bill 2758).

5) Complete Description of the Subjects and Issues Involved: These proposed amendments, which are also being adopted on an emergency basis, provide for the continuance of current hospital inpatient reimbursement levels for the period of July 1, 1992 through September 30, 1992. The rates will be maintained at the levels in effect as of June 30, 1992, for each hospital. Current reimbursement rules call for the calculation of new hospital rates for several categories of care, to be effective during the period of July 1, 1992 through September 30, 1992. Since a new reimbursement system is anticipated to begin October 1, 1992, and extensive time and resources would be required to perform the calculations required under the current rules, the Department is electing to maintain current rates until September 30, 1992. The estimated decrease in expenditures resulting from the changes in Section 149.5 is \$700,000.

6) Will these proposed amendments replace emergency amendments currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Do these proposed amendments contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.

11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments must be in writing and should be addressed to Joanne Jones, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Interested parties can review the rules pertaining to these changes at the Department of Public Aid's local office located in each county, except in Cook County, where the rules can be reviewed at the Director's Office, 624 South Michigan Avenue, 13th Floor, Chicago, Illinois. The rules can be reviewed at all offices Monday through Friday, 8:30 a.m. until 5:00 p.m.

12) Initial Regulatory Flexibility Analysis:

A) Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:
July 10, 1992

B) Types of small businesses affected: Hospitals

C) Reporting, bookkeeping or other procedures required for compliance:
None

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments is identical to the text of the Emergency Amendments which appears in this issue of the Register on page 11939.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Hospital Services

2) Code Citation: 89 Ill. Adm. Code 148

3) Section Numbers: Proposed Action:

148.20 Amendment

4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) and Public Act 87-861 (House Bill 2758).

5) Complete Description of the Subjects and Issues Involved: These proposed amendments, which are also being adopted on an emergency basis, provide for the continuance of current hospital inpatient reimbursement levels for the period of July 1, 1992 through September 30, 1992. The rates will be maintained at the levels in effect as of June 30, 1992, for each hospital. Current reimbursement rules call for the calculation of new hospital rates for several categories of care, to be effective during the period of July 1, 1992 through September 30, 1992. Since a new reimbursement system is anticipated to begin October 1, 1992, and extensive time and resources would be required to perform the calculations required under the current rules, the Department is electing to maintain current rates until September 30, 1992. The estimated decrease in expenditures resulting from these changes is \$6.4 million.

6) Will these proposed amendments replace emergency amendments currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No

8) Do these proposed amendments contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? Yes

Sections	Proposed Action	Illinois Register Citation
148.80	Amendment	July 10, 1992 (16 Ill. Reg. 10868)
148.140	Amendment	January 31, 1992 (16 Ill. Reg. 1786)

10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.

11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments must be in writing and should be addressed to Joanne Jones, Bureau of

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.

Interested parties can review the rules pertaining to these changes at the Department of Public Aid's local office located in each county, except in Cook County, where the rules can be reviewed at the Director's Office, 624 South Michigan Avenue, 13th Floor, Chicago, Illinois. The rules can be reviewed at all offices Monday through Friday, 8:30 a.m. until 5:00 p.m.

12) Initial Regulatory Flexibility Analysis:

A) Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: July 10, 1992

B) Types of small businesses affected: Hospitals

C) Reporting, bookkeeping or other procedures required for compliance: None

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments is identical to the text of the Emergency Amendments which appears in this issue of the Register on page 11944.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Medical Payment
- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Numbers:
140.31 New Section
- 4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) and Public Act 87-861 (House Bill 2758).
- 5) Complete Description of the Subjects and Issues Involved: These proposed amendments, which are also being adopted on an emergency basis, provide specific procedures for the Department to audit records of emergency services provided by hospitals to determine whether the Department's payments for these services were appropriate. The amendments include provisions concerning the maintenance of records by the hospital, access to the records by Department personnel, the manner in which the audits are conducted, final determinations, and related policies. These special provisions for emergency services audits supplement the general provisions concerning hospital audits located in Section 140.30.

6) Will these proposed amendments replace emergency amendments currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No

8) Do these proposed amendments contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? Yes

Sections	Proposed Action	Illinois Register Citation
140.2	Amendment	May 1, 1992 (16 Ill. Reg. 6936)
140.13	Amendment	March 27, 1992 (16 Ill. Reg. 4708)
140.14	Amendment	March 27, 1992 (16 Ill. Reg. 4708)
140.15	Amendment	May 22, 1992 (16 Ill. Reg. 7775)
140.16	Amendment	March 27, 1992 (16 Ill. Reg. 4708)
140.16	Amendment	May 29, 1992 (16 Ill. Reg. 8047)
140.17	Amendment	May 29, 1992 (16 Ill. Reg. 8047)
140.19	Amendment	March 27, 1992 (16 Ill. Reg. 4708)
140.31	New Section	March 27, 1992 (16 Ill. Reg. 4708)
140.32	New Section	March 27, 1992 (16 Ill. Reg. 4708)
140.33	New Section	March 27, 1992 (16 Ill. Reg. 4708)
140.413	New Section	April 24, 1992 (16 Ill. Reg. 6719)
140.420	Amendment	June 26, 1992 (16 Ill. Reg. 10145)
140.421	Amendment	June 26, 1992 (16 Ill. Reg. 10145)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Sections	Proposed Action	Illinois Register Citation
140.421	Amendment	May 15, 1992 (16 Ill. Reg. 7576)
140.526	Repeal	January 10, 1992 (16 Ill. Reg. 472)
140.526	Repeal	June 19, 1992 (16 Ill. Reg. 9393)
140.527	Repeal	January 10, 1992 (16 Ill. Reg. 472)
140.527	Repeal	June 19, 1992 (16 Ill. Reg. 9393)
140.528	Repeal	January 10, 1992 (16 Ill. Reg. 472)
140.528	Repeal	June 19, 1992 (16 Ill. Reg. 9393)
140.529	Repeal	January 10, 1992 (16 Ill. Reg. 472)
140.529	Repeal	June 19, 1992 (16 Ill. Reg. 9393)
140.543	Amendment	February 28, 1992 (16 Ill. Reg. 3045)
140.565	Amendment	January 24, 1992 (16 Ill. Reg. 1492)
140.566	New Section	March 27, 1992 (16 Ill. Reg. 4708)
140.579	Amendment	March 6, 1992 (16 Ill. Reg. 3409)
140.600	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.602	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.604	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.608	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.610	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.612	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.614	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.700	Amendment	May 15, 1992 (16 Ill. Reg. 7576)

10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.

11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments must be in writing and should be addressed to Joanne Jones, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.

Interested parties can review the rules pertaining to these changes at the Department of Public Aid's local office located in each county, except in Cook County, where the rules can be reviewed at the Director's Office, 624 South Michigan Avenue, 13th Floor, Chicago, Illinois. The rules can be reviewed at all offices Monday through Friday, 8:30 a.m. until 5:00 p.m.

12) Initial Regulatory Flexibility Analysis:

- A) Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:
July 10, 1992

NOTICE OF PROPOSED AMENDMENTS

- B) Types of small businesses affected: 'Hospitals
- C) Reporting, bookkeeping or other procedures required for compliance:
None
- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments is identical to the text of the Emergency Amendments which appears in this issue of the Register on page 11949.

TREASURER

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Merit and Fitness
- 2) Code Citation: 80 Ill. Adm. Code 620
- 3) Section Number: 620.130
Proposed Action: Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 130, par. 101 et seq.
- 5) A Complete Description of the Subjects and Issues Involved:
Amending Section 620.130 of the Ill. Adm. Code as required by Public Act 87-796.
- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed rule contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: These rules will not create or enlarge a State mandate.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Written comments may be submitted within 45 days of the publication of this notice to:

David Vaught
Office of the Treasurer
Suite 15-600, State of Illinois Center
Chicago, IL 60601
(312) 814-1700

12) Initial Regulatory Flexibility Analysis:

- A) Date amendment was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: July 7, 1992
- B) Types of small businesses affected: The amendment set forth in this Part will not affect small businesses.
- C) Reporting, bookkeeping or other procedures required for compliance: Small businesses will not be required to undertake any reporting or bookkeeping activities pursuant to this Part.
- D) Types of professional skills necessary for compliance: No professional skills are required of small businesses pursuant to this Part.

TREASURER

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The full text of the Proposed Amendments begins on the next page.

TREASURER

NOTICE OF PROPOSED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
POSITION CLASSIFICATIONS
CHAPTER IV: TREASURER

PART 620
MERIT AND FITNESS

SUBPART A: APPLICATION AND EXAMINATION

Section	
620.110	Examination
620.120	Examinations - Time and Place
620.130	Veterans' Preference
620.140	Equal Opportunity
620.150	Residency Requirement
620.160	Employment of Family Members
620.170	Linguistic Requirements
620.180	Eligible Lists
620.190	Responsibilities of Eligibles
620.200	Appointments - Positions Subject to the Code
620.220	Extension of the Code

SUBPART B: CONTINUOUS SERVICE

Section	
620.310	Definition
620.320	Interruptions in Continuous Service
620.330	Deductions from Continuous Service
620.340	Veterans Continuous Service
620.350	Peace Corps or Job Corps Enrollees Continuous Service
620.360	Accrual and Retention of Continuous Service During Certain Leaves
620.370	Limitations on Continuous Service

SUBPART C: PERFORMANCE REVIEW

Section	
620.410	Performance Records
620.420	Performance Evaluation Forms

SUBPART D: PROBATIONARY STATUS

Section	
620.510	Probationary Period
620.520	Certified Status
620.530	Status Change in Probationary Period

NOTICE OF PROPOSED AMENDMENTS

SUBPART J: RESIGNATION AND REINSTATEMENT

Section	
620.1110	Resignation
620.1120	Reinstatement
620.1210	Progressive Corrective Discipline
620.1220	Discipline-Written Warnings
620.1230	Suspension Totalling Not More Than Thirty Days in any Twelve Month Period
620.1240	Suspension Totalling More Than Thirty Days in any Twelve Month Period
620.1250	Notice of Suspension to Employee
620.1260	Employee Obligations
620.1270	Hearing-Suspension Thirty Calendar Days or More
620.1280	Suspension Pending Decision on Discharge
620.1290	Approval of Director of Personnel
620.1300	Discharge of Certified Employee
620.1310	Notice of Discharge to Employee
620.1320	Appeal by Employee
620.1330	Discharge of Probationary Employee
620.1340	Reinstatement from Suspension or Discharge
620.1350	Prohibition of Discrimination

AUTHORITY: Implemented and authorized by the State Treasurer Employment Code (Ill. Rev. Stat. 1989, ch. 130, pars. 101 et seq.).

SOURCE: Adopted at 14 Illinois Reg. 21036, effective December 11, 1990; amended at 16 Ill. Reg. _____, effective _____.

Section 620.130 Veterans' Preference

Qualified persons who have passed an examination and who have been members of the armed forces of the United States in times of hostility with a foreign country (as set out in the Code) or while citizens of the United States were members of the armed forces of allies of the United States in time of hostilities with a foreign country, shall be granted preference in entrance examinations as follows:

- Five points shall be added to the entrance grade for each non-disabled veteran eligible.
- Ten points shall be added to the entrance examination grade for each veteran eligible currently receiving compensation from the United States Veterans Administration or from such allied country for war service-connected disabilities.
- If category ratings are used, the veteran eligibles in each category shall be preferred for appointment before the non-veteran eligibles in the same category.
- For the granting of appropriate preference in entrance examinations to qualified persons who have been members of the armed forces of the United States or to qualified persons who, while citizens of the United States, were members of the armed forces of allies of the United States in time of hostilities with a foreign country, and to certain other persons as set forth in this Section.

NOTICE OF PROPOSED AMENDMENTS

SUBPART E: PROMOTIONS

Section	
620.610	Definitions
620.620	Eligibility for Promotion
620.630	Limitations on Promotions
620.640	Failure to Complete Probationary Period

SUBPART F: EMPLOYEE TRANSFER

Section	
620.710	Transfer
620.720	Intra-agency Transfer
620.730	Inter-agency Transfer
620.740	Rights of Transferred Employees
620.750	Transfer of Duties
620.760	Limitation on Transfers

SUBPART G: DEMOTION

Section	
620.810	Definition
620.820	Notice to Employee
620.830	Employee Obligations
620.840	Salary and Other Benefits of Employee
620.850	Appeal by Certified Employee
620.860	Demotion of Other Employees
620.870	Status of Demoted Employees

SUBPART H: LAYOFFS AND REEMPLOYMENT

Section	
620.910	Layoff Procedure
620.920	Order of Layoff
620.930	Effective Date of Layoff
620.940	Disapproval
620.950	Reemployment Lists
620.960	Employment from Reemployment List
620.970	Removal of Names from Reemployment List
620.980	Laid Off Probationary Employees
620.990	Reconsideration Request Laid Off Certified Employee

SUBPART I: VOLUNTARY REDUCTION

Section	
620.1010	Voluntary Reduction of Certified and Probationary Employees
620.1020	Limitations in Voluntary Reduction
620.1030	Employee Opportunity to Seek Voluntary Reduction
620.1040	Order of Preference in Voluntary Reduction

NOTICE OF PROPOSED AMENDMENTS

1) "Time of hostilities with a foreign country" means any period of time in the past, present, or future during which a declaration of war by the United States Congress has been or is in effect or during which an emergency condition has been or is in effect that is recognized by the issuance of a presidential proclamation or a Presidential executive order and in which the armed forces expeditionary medal or other campaign service medals are awarded according to Presidential executive order.

2) "Armed forces of the United States" means the United States Army, Navy, Air Force, Marine Corps, Coast Guard. Service in the Merchant Marines that constitutes active duty under Section 401 of federal Public Law 95-202 shall also be considered service in the Armed Forces of the United States for purposes of this Section.

b) The preference granted under this Section shall be in the form of Points added to the final grades of the persons if they otherwise qualify and are entitled to appear on the list of those eligible for appointments.

c) A veteran is qualified for a Preference of 10 points if the veteran currently holds proof of a service connected disability from the United States Department of Veterans Affairs or an allied country or if the veteran is a recipient of the Purple Heart.

d) A veteran who has served during a time of hostilities with a foreign country is qualified for a preference of 5 points if the veteran served under one or more of the following conditions:

- 1) The veteran served a total of at least 6 months, or
- 2) The veteran served for the duration of hostilities regardless of the length of engagement, or
- 3) The veteran was discharged on the basis of hardship, or
- 4) The veteran was released from active duty because of a service connected disability and was discharged under honorable conditions.

e) A person not eligible for a preference under subsection (c) or (d) is qualified for a preference of 3 points if the person has served in the armed forces of the United States, the Illinois National Guard, or any reserve component of the armed forces of the United States and the person: (1) service for at least 6 months and has been discharged under honorable conditions or (2) has been discharged on the ground of hardship or (3) was released from active duty because of the service connected disability. An active member of the National Guard or a reserve component of the armed forces of the United States is eligible for the preference if the member meets the service requirements of this subsection (e).

f) The rank order of persons entitled to a preference on eligible lists shall be determined on the basis of their augmented ratings. When the Director establishes eligible lists on the basis of category ratings such as "superior", "excellent", "well-qualified, and "qualified". the veteran eligible in each such category shall be preferred for appointment

NOTICE OF PROPOSED AMENDMENT

before the non-veteran eligibles in the same category.

g) Employees in positions covered by this Code who, while in good standing, leave to engage in military service during a period of hostility, shall be given credit for seniority purposes for time served in the armed forces.

(h) A surviving unmarried spouse of a veteran who suffered a service connected death or the spouse of a veteran who suffered a service connected disability that prevents the veteran from qualifying for civil service employment shall be entitled to the same preference to which the veteran would have been entitled under this Section.

i) A preference shall also be given to the following individuals: 10 points for one parent of an unmarried veteran who suffered a service connected death or a service connected disability that prevents the veteran from qualifying for civil service employment. The first parent to receive a civil service appointment shall be the parent entitled to the preference.

(SOURCE: Amended at 16 Ill. Reg. _____, effective. _____.)

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Community Care Program
- 2) Code Citation: . 89 Ill. Adm. Code 240
- 3) Section Numbers: Adopted Action:
240.430 Amendment
240.435 Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1991, Ch. 23, Sections 6104.01(4), (9), (11), and (12); 6104.02, 6104.03, and 6105.02
- 5) Effective Date of Amendment(s): June 30, 1992
- 6) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: June 29, 1992
- 9) Notice of Proposal Published in Illinois Register:
December 2, 1991: 15 Ill. Reg. 17007
(issue date)
- 10) Has JCARE issued a Statement of Objections to this (these) amendment(s)? No
- 11) Difference(s) between proposal and final version:

In the Notice of Proposed Amendments, the Department proposed to amend 2 other Sections to Part 240: 240.720 and 240.725. BOTH OF THESE PROPOSED AMENDED SECTIONS HAVE BEEN DELETED FROM THIS RULEMAKING.

Amendments are being adopted to Sections 240.430 and 240.435. The following changes have been made in response to comment(s) received during the first notice period:

Section 240.430:

Subsection 240.430 a):

"sixty" has been changed to "60".

NOTICE OF ADOPTED AMENDMENTS

Subsection 240.430 b)2)B):

"fifteen" has been changed to "15".

Subsection 240.430 c):

has been added as follows: "Effective April 1, 1992, Case Coordination Units are to provide a copy of any notice of adverse action to an applicant's/client's authorized representative, if the client has earned 10 points on the Mini-Mental State Examination (MMSE). If the authorized representative is a family member residing with the client, the single notice to the client will suffice".

The following changes have occurred between the proposal and final version:

TABLE OF CONTENTS:

Section 240.400
Section 240.415
Section 240.720
Section 240.725
Section 240.800
Section 240.810
Section 240.825
Section 240.855

"EMERGENCY" has been added directly below these Section cites as emergency rulemaking has occurred on these Sections.

Section 240.726 was added as a New Section.

AUTHORITY NOTE:

The date of "1989" with respect to the Ill. Rev. Statutes has been updated to "1991".

SOURCE NOTE:

updated to include "emergency amendments at 15 Ill. Reg. 17398, effective November 15, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 18568, effective December 13, 1991; emergency amendments suspended at 16 Ill. Reg. 1744; emergency amendments at 16 Ill. Reg.

NOTICE OF ADOPTED AMENDMENTS

2630, effective February 1, 1992, for a maximum of 150 days; emergency amendments modified and reinstated at 16 Ill. Reg. 2943; emergency amendments at 16 Ill. Reg. 2901, effective February 6, 1992, to expire June 30, 1992; emergency amendments at 16 Ill. Reg. 4069, effective February 28, 1992, to expire June 30, 1992; amended at 16 11731, effective June 30, 1992".

12) Have all changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No agreement was necessary to resolve Committee questions.

13) Will this amendment replace an emergency amendment currently in effect? Yes

14) Are there any proposed amendments pending on this Part? Yes

Section Numbers:	Proposed Action:	Illinois Register:
240.1600	Amendment	16 Ill. Reg. 4087
240.1605	Amendment	16 Ill. Reg. 4087
240.1610	Amendment	16 Ill. Reg. 4087
240.1620	Amendment	16 Ill. Reg. 4087
240.1625	Amendment	16 Ill. Reg. 4087
240.1630	Amendment	16 Ill. Reg. 4087
240.1635	Amendment	16 Ill. Reg. 4087
240.1640	Amendment	16 Ill. Reg. 4087
240.1645	Amendment	16 Ill. Reg. 4087
240.1650	Amendment	16 Ill. Reg. 4087
240.1655	Amendment	16 Ill. Reg. 4087
240.1660	Amendment	16 Ill. Reg. 4087
240.1665	Amendment	16 Ill. Reg. 4087
240.1661	New Section	16 Ill. Reg. 5083

15) Summary and Purpose of Amendment(s):

These amendments are being adopted to ensure that applicants/clients of the Community Care Program are afforded their appeal rights in accordance with Departmental rule requirements and statutory mandates.

16) Information and questions regarding these adopted amendments shall be directed to:

Name: Mary J. Mayes
Policy and Rules Analyst
Address: Illinois Department on Aging

NOTICE OF ADOPTED AMENDMENTS

421 East Capitol Avenue
Springfield, IL 62701
Telephone: (217) 785-3357

The full text of the Adopted Amendment(s) begins on the next page:

DEPARTMENT ON AGING

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER II: DEPARTMENT ON AGINGPART 240
COMMUNITY CARE PROGRAM

SUBPART A: GENERAL PROGRAM PROVISIONS

Section	
240.100	Community Care Program
240.110	Department Prerogative
240.120	Services Provided
240.130	Maintenance of Effort
240.140	Program Limitations
240.150	Completed Applications Prior to August 1, 1982 (Repealed)
240.160	Definitions

SUBPART B: SERVICE DEFINITIONS

Section	
240.210	Homemaker Service
240.220	Chore-Housekeeping Service
240.230	Adult Day Care Service
240.240	Information and Referral
240.250	Demonstration/Research Projects
240.260	Case Management Service
240.270	Alternative Provider
240.280	Individual Chore-Housekeeping Provider

SUBPART C: RIGHTS AND RESPONSIBILITIES

Section	
240.300	Applicant/Client Rights and Responsibilities
240.310	Right to Apply
240.320	Nondiscrimination
240.330	Freedom of Choice
240.340	Confidentiality/Safeguarding of Case Information
240.350	Applicant/Client/Authorized Representative Cooperation
240.360	Reporting Changes
240.370	Voluntary Repayment

SUBPART D: APPEALS

Section	
240.400	Appeals and Fair Hearings
EMERGENCY	
240.405	Representation

DEPARTMENT ON AGING

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240.410	When the Appeal May Be Filed
240.415	What May Be Appealed
EMERGENCY	
240.420	Group Appeals
240.425	Informal Review
240.430	Notice of Informal Review Findings

EMERGENCY	
240.435	Withdrawing an Appeal

EMERGENCY	
240.440	Examining Department Records
240.445	Hearing Officer
240.450	The Hearing
240.455	Continuance of the Hearing
240.460	Postponement
240.465	Dismissal Due to Non-Appeal
240.470	Rescheduling the Appeal Hearing
240.475	Recommendations of Hearing Officer
240.480	The Appeal Decision
240.485	Reviewing the Official Report of the Hearing

SUBPART E: APPLICATION

Section	
240.510	Application for Community Care Program
240.520	Who May Make Application
240.530	Date of Application
240.540	Statement to be Included on Application

SUBPART F: ELIGIBILITY

Section	
240.600	Eligibility Requirements
240.610	Establishing Eligibility
240.620	Home Visit
240.630	Determination of Eligibility
240.640	Eligibility Decision
240.650	Continuous Eligibility
240.655	Frequency of Redeterminations
240.660	Extension of Time Limit

SUBPART G: NON-FINANCIAL REQUIREMENTS

Section	
240.710	Age
240.715	Determination of Need
240.720	Clients Prior July 1, 1990
EMERGENCY	

DEPARTMENT ON AGING

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240.725 Maximum Payment Levels for Service
 EMERGENCY
 240.726 Emergency Budget Act Reduction
 EMERGENCY
 240.730 Plan of Care
 240.735 Supplemental Information
 240.740 Assessment of Need
 240.750 Citizenship
 240.755 Residence
 240.760 Furnishing of Social Security Number

SUBPART H: FINANCIAL REQUIREMENTS

Section
 240.800 Financial Factors
 EMERGENCY
 240.810 Assets
 EMERGENCY
 240.815 Exempt Assets
 240.820 Asset Transfers
 240.825 Income
 EMERGENCY
 240.830 Unearned Income Exemptions
 240.835 Earned Income
 240.840 Potential Retirement, Disability and Other Benefits
 240.845 Family
 240.850 Monthly Average Income
 240.855 Applicant/Client Expense for Care
 EMERGENCY
 240.860 Change in Income
 240.865 Application For Medical Assistance (Medicaid)
 240.870 Determination of Applicant/Client Monthly Expense for Care
 240.875 Client Responsibility

SUBPART I: DISPOSITION OF DETERMINATION

Section
 240.905 Prohibition of Institutionalized Individuals From Receiving Community Care Program Services
 240.910 Written Notification
 240.915 Service Provision
 240.920 Reasons for Denial
 240.925 Frequency of Redeterminations (Renumbered)
 240.930 Suspension of Services
 240.935 Discontinuance of Services to Clients
 240.940 Penalty Payments

240.945 Notification
 240.950 Reasons for Termination
 240.955 Reasons for Reduction or Change

SUBPART J: SPECIAL SERVICES

Section
 240.1010 Nursing Home Prescreening
 240.1020 Interim Services
 240.1040 Intense Service Provision
 240.1050 Temporary Service Increase

SUBPART K: TRANSFERS

Section
 240.1110 Individual Transfer Request - Vendor to Vendor - No Change in Service
 240.1120 Individual Transfer Request - Vendor to Vendor - With Change in Service
 240.1130 Individual Transfers - Case Coordination Unit to Case Coordination Unit
 240.1140 Transfer of Pending Applications
 240.1150 Interagency Transfers
 240.1160 Temporary Transfers - Case Coordination Unit to Case Coordination Unit
 240.1170 Caseload Transfer - Vendor to Vendor
 240.1180 Caseload Transfer - Case Coordination Unit to Case Coordination Unit

SUBPART L: ADMINISTRATIVE SERVICE CONTRACT

Section
 240.1210 Administrative Service Contract

SUBPART M: CASE COORDINATION UNITS AND VENDORS

Section
 240.1310 Standard Contractual Requirements for Case Coordination Units and Vendors
 240.1320 Vendor or Case Coordination Unit Fraud/Illegal or Criminal Acts
 240.1330 General Vendor and CCU Responsibilities (Repealed)
 240.1396 Payment for Services (Repealed)
 240.1397 Purchases and Contracts (Repealed)
 240.1398 Safeguarding Case Information (Repealed)
 240.1399 Suspension/Termination of a Vendor or Case Coordination Unit (CCU)

NOTICE OF ADOPTED AMENDMENTS

SUBPART N: CASE COORDINATION UNITS

Section
 240.1400 Community Care Program Case Management
 240.1410 Case Coordination Unit Administrative Minimum Standards
 240.1420 Case Coordination Unit Responsibilities
 240.1430 Case Management Staff Positions, Qualifications and Responsibilities
 240.1440 Training Requirements For Case Management Supervisors and Case Managers

SUBPART O: VENDORS

Section
 240.1510 Vendor Administrative Minimum Standards
 240.1520 Vendor Responsibilities
 240.1530 General Homemaker Staffing Requirements
 240.1535 Homemaker Staff Positions, Qualifications and Responsibilities
 240.1540 General Chore-Housekeeping Staffing Requirements
 240.1545 Chore-Housekeeping Staff Positions, Qualifications and Responsibilities
 240.1550 Standard Requirements for Adult Day Care Vendors
 240.1555 General Adult Day Care Staffing Requirements
 240.1560 Adult Day Care Staff Positions, Qualifications and Responsibilities
 240.1565 Adult Day Care Satellite Sites
 240.1570 Adult Day Care Service Availability Expansion
 240.1575 Adult Day Care Site Relocation
 240.1580 Standards for Alternative Providers
 240.1590 Standard Requirements for Individual Chore-Housekeeping Provider Services

SUBPART P: VENDOR PROCUREMENT

Section
 240.1600 Vendor Procurement
 240.1605 Procuring Vendor Services
 240.1610 Procurement Cycle
 240.1620 Issuance of Vendor Request for Proposal
 240.1625 Content of Vendor Request for Proposal
 240.1630 Criteria for Number of Chore-Housekeeping and Homemaker Vendor Contracts Awarded
 240.1635 Evaluation of Vendor Proposals
 240.1640 Notification of Vendor Awards
 240.1645 Protest or Objection to Vendor Request for Proposal Award Determination

NOTICE OF ADOPTED AMENDMENTS

240.1650 Failure to Maintain Vendor Compliance to Contract
 240.1655 Method of Identification of Type I, II and III Vendor Violations
 240.1660 Vendor Compliance During Contract Period
 240.1665 Contract Actions for Failure to Comply with Community Care Program Requirements

SUBPART Q: CASE COORDINATION UNIT PROCUREMENT

240.1710 Procurement Cycle For Case Management Services
 240.1720 Case Coordination Unit Compliance Review

SUBPART R: ADVISORY COMMITTEES

Section
 240.1800 Policy Advisory Committee
 240.1850 Technical Rate Review Advisory Committee

SUBPART S: RATES

Section
 240.1910 Establishment of Fixed Unit Rates
 240.1920 Contract Specific Variations
 240.1930 Fixed Unit Rates of Reimbursement for Chore-Housekeeping and Homemaker Services
 240.1940 Fixed Unit Rates of Reimbursement for Adult Day Care Service and Transportation
 240.1950 Adult Day Care Fixed Unit Reimbursement Rates
 240.1960 Case Management Fixed Unit Reimbursement Rates

SUBPART T: FINANCIAL REPORTING

Section
 240.2020 Financial Reporting of Chore-Housekeeping and Homemaker Services
 240.2030 Unallowable Costs for Chore-Housekeeping and Homemaker Services
 240.2040 Minimum Direct Service Worker Costs for Chore-Housekeeping and Homemaker Services
 240.2050 Cost Categories for Chore-Housekeeping and Homemaker Services

AUTHORITY: Implementing Section 4.02 and authorized by Section 4.01(1) of the Illinois Act on the Aging (Ill. Rev. Stat. 1991, ch. 23, pars. 6104.02 and 6104.01(1)).

NOTICE OF ADOPTED AMENDMENTS

SOURCE: Emergency rules adopted at 4 Ill. Reg. 1, p. 67, effective December 20, 1979, for a maximum of 150 days; adopted at 4 Ill. Reg. 17, p. 151, effective April 25, 1980; amended at 4 Ill. Reg. 43, p. 86, effective October 15, 1980; emergency amendments at 5 Ill. Reg. 1900, effective February 18, 1981, for a maximum of 150 days; amended at 5 Ill. Reg. 12090, effective October 26, 1981; emergency amendments at 6 Ill. Reg. 8455, effective July 6, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 14953, effective December 1, 1982; amended at 7 Ill. Reg. 8697, effective July 20, 1983; codified at 8 Ill. Reg. 2633; amended at 9 Ill. Reg. 1739, effective January 29, 1985; amended at 9 Ill. Reg. 10208, effective July 1, 1985; emergency amendments at 9 Ill. Reg. 14011, effective August 29, 1985, for a maximum of 150 days; amended at 10 Ill. Reg. 5076, effective March 15, 1986; recodified at 12 Ill. Reg. 7980; amended at 13 Ill. Reg. 11193, effective July 1, 1989; emergency amendments at 13 Ill. Reg. 13638, effective August 18, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 17327, effective November 1, 1989; amended at 14 Ill. Reg. 1233, effective January 12, 1990; amended at 14 Ill. Reg. 10732, effective July 1, 1990; emergency amendments at 15 Ill. Reg. 2838, effective February 1, 1991 for a maximum of 150 days; amended at 15 Ill. Reg. 10351, effective July 1, 1991; emergency amendments at 15 Ill. Reg. 14593, effective October 1, 1991, for a maximum of 150 days; emergency amendments at 15 Ill. Reg. 17398, effective November 15, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 18568, effective December 13, 1991; emergency amendments suspended at 16 Ill. Reg. 1744; emergency amendments at 16 Ill. Reg. 2630 effective February 1, 1992, for a maximum of 150 days; emergency amendments modified and reinstated at 16 Ill. Reg. 2943; emergency amendments at 16 Ill. Reg. 2901, effective February 6, 1992, to expire June 30, 1992; emergency amendments at 16 Ill. Reg. 4069, effective February 28, 1992, to expire June 30, 1992; amended at 16 Ill. Reg. 11731, effective June 30, 1992.

NOTE: Bold faced type denotes statutory language.

Section 240.430 Notice of Informal Review Findings

a) Within ~~60~~⁶⁰ calendar days from the date of receipt of the Notice of Appeal to Department on Aging form, the Department shall conduct an informal review and issue an Appeal Findings Notice which may be delayed pending an extension of time caused by the appellant.

b) The Appeal Findings Notice shall clearly state the facts determined ~~in the appeal and the findings and decision of~~

NOTICE OF ADOPTED AMENDMENTS

the Department based upon ~~these facts~~ the informal review. Copies shall be sent to all parties to the appeal.

1) If the appeal is upheld, based upon the Department decision resulting from the informal review, the appeal file shall be closed.

2) If the appeal is denied, based upon the Department decision resulting from the informal review, the appellant/authorized representative shall be advised of his/her right to request a formal hearing.

A) The appellant/authorized representative must advise the Department of the intent to request a formal hearing, either by telephone or in writing, to be followed by submission to the Department of a completed and signed Request for Hearing form.

B) The Department must receive the Request for Formal Hearing form on or before ~~15~~^{fifteen} calendar days from the date the Appeal Findings Notice is issued.

C) If the Department does not receive the required form within the time frame specified above, the request for a formal hearing shall be denied and the appeal file shall be closed.

c) Effective April 1, 1992, Case Coordination Units are to provide a copy of any notice of adverse action to an applicant's/client's authorized representative, if the client has earned 10 points on the Mini-Mental State Examination (MMSE). If the authorized representative is a family member residing with the client, the single notice to the client will suffice.

(Source: Amended at 16 Ill. Reg. 11731, effective June 30, 1992)

Section 240.435 Withdrawing an Appeal

a) The appellant/authorized representative, may withdraw the appeal at any time prior to or during the appeal process.

DEPARTMENT OF AGRICULTURE

NOTICE OF ADOPTED RULES

1) Heading of Part: Americans With Disabilities Act Grievance Procedure

2) Code Citation: 4 Ill. Adm. Code 550

3)

<u>Section Numbers:</u>	<u>Adopted Action:</u>
550.10	New Section
550.20	New Section
550.30	New Section
550.40	New Section
550.50	New Section
550.60	New Section
550.70	New Section

4) Statutory Authority: Implementing Title II, Subtitle A of the Americans With Disabilities Act of 1990 (42 U.S.C. 12102, 12131-12134 (1991), as specified in Title II regulations (28 CFR 35.107 (1991), and authorized by Sections 5-5 and 5-20 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, pars. 1005-5 and 1005-20, as amended by P.A. 87-823, effective July 1, 1992) and Section 16 of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 16).

5) Effective Date of Rules: July 8, 1992

6) Does this rulemaking contain an automatic repeal date? No

7) Does this proposed rule contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: June 26, 1992

9) Notices of Proposal Published in Illinois Register: April 3, 1992, 16 Ill. Reg. 5097

10) Has JCAR issued a Statement of Objections to these rules? No

11) Differences between proposal and final version:
In the heading for Section 550.20, the proposed version reads Section 550.20 Purpose, the final version reads Section 550.20 Purposes. An "s" was added to Purpose in the final version.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were necessary.

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The withdrawal may be submitted in writing or by telephone.

b) The Department shall acknowledge the withdrawal of appeal and advise the appellant/authorized representative that the appeal is formally closed, in writing, by certified mail, return receipt requested.

a) The Department shall furnish copies of the acknowledgement of withdrawal to all interested parties to the appeal.

b) ~~If the appeal is not withdrawn, it shall be forwarded to a hearing officer for hearing.~~

(Source: Amended at 16 Ill. Reg. 11731, effective June 30, 1992)

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- 13) Will this rule replace an emergency amendment in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Rules:
This rulemaking establishes a procedure whereby qualified persons with disabilities may resolve allegations of denial or discrimination or public services on the basis of their disabilities as required by the Americans With Disabilities Act of 1990.
- 16) Information and questions regarding this adopted rules shall be directed to:
Name: Barbara McGuire
Address: Illinois Department of Agriculture
State Fairgrounds, Springfield,
Illinois 62794-9281
Telephone: 217/782-2172

The full text of Adopted (Rules, Amendments, Repealers) begins on the next page:

DEPARTMENT OF AGRICULTURE

NOTICE OF ADOPTED RULES

TITLE 4: GRIEVANCE PROCEDURES
CHAPTER XIX: DEPARTMENT OF AGRICULTURE

PART 550

AMERICANS WITH DISABILITIES ACT GRIEVANCE PROCEDURE

Section	
550.10	Definitions
550.20	Purposes
550.30	Procedure
550.40	Designated Coordinator Level
550.50	Final Level
550.60	Accessibility
550.70	Case-by-Case Resolution

AUTHORITY: Implementing Title II, Subtitle A of the Americans With Disabilities Act of 1990 (42 U.S.C. 12102, 12131-12134 (1991)), as specified in Title II regulations (28 CFR 35.107 (1991)), and authorized by Sections 5-5 and 5-20 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, pars. 1005-5 and 1005-20, as amended by P.A. 87-823, effective July 1, 1992) and Section 16 of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 16).

SOURCE: Adopted at 16 Ill. Reg. 11744, effective July 8, 1992.

Section 550.10 Definitions

"ADA" means the Americans With Disabilities Act of 1990 (42 U.S.C. 12101 et seq. (1991)).

"Complainant" means an individual with a disability who files a grievance form provided by the Department in accordance with this Part.

"Department" means the Illinois Department of Agriculture.

"Designated Coordinator" means the person appointed by the Director to coordinate the Department's efforts to comply with and carry out its responsibilities under Title II of the ADA, including the investigation of grievances filed by complainants. Grievances under the ADA shall be submitted to:

Americans With Disabilities Act Coordinator
Department of Agriculture
State Fairgrounds, P.O. Box 19281
Springfield, Illinois 62794-9281

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(Telephone: 217/782-2172)

"Director" means the Director of the Illinois Department of Agriculture or his or her duly authorized representative.

"Disability" means, with respect to an individual, a physical or mental impairment that substantially limits one or more of the major life activities of such individual; a record of such impairment; or being regarded as having such an impairment" (Section 12101 of the ADA (42 U.S.C. (1991))).

"Grievance" means any formal, written complaint under the ADA by an individual with a disability who:

meets the essential eligibility requirements for participation in or receipt of the benefits of a program, activity, or service offered by the Department; and

believes he or she has been excluded from participation in, or denied the benefits of, any program, service, or activity of the Department or has been subject to discrimination by the Department on the basis of his or her disability.

"Qualified individual with a disability" means an individual with a disability who, with or without reasonable modifications to rules, policies, or practices, the removal of architectural, communication, or transportation barriers, or the provision of auxiliary aids and services, meets the essential eligibility requirements for the receipt of services or the participation in programs or activities provided by the Department" (Section 12131 of the ADA (42 U.S.C. (1991))).

"Working days" means Monday through Friday, excluding State holidays.

Section 550.20 Purposes

- a) This ADA Grievance Procedure (Procedure) is established pursuant to the Americans With Disabilities Act of 1990 (42 U.S.C. 12131-12134 (1991)), and specifically Section 35.107 of the Title II regulations (28 CFR 35.107 (1991)) requiring that a grievance procedure be established to resolve grievances asserted by qualified individuals with disabilities. Should any individual desire to review the ADA or its regulations to understand the rights, privileges

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and remedies afforded by it, please contact the Designated Coordinator.

- b) In general, the ADA requires that each program, service, and activity offered by the Department, when viewed in its entirety, be readily accessible to and usable by qualified individuals with disabilities.
- c) It is the intent of the Department to foster open communication with all individuals requesting ready access to programs, services, and activities. The Department encourages supervisors of programs, services, and activities to respond to requests for modifications before they become grievances.

Section 550.30 Procedure

- a) Grievances shall be submitted in accordance with the procedures established in Sections 550.40 and 550.50 of this Part, in the form and manner described, and within specified time limits. Time limits established in this procedure are in calendar days, unless otherwise stated, and may be extended by mutual agreement in writing by the complainant and the reviewer at the Designated Coordinator and Final Levels.

- b) A complainant's failure to submit a grievance, or to submit or appeal it to the next level of procedure, within the specified time limits shall mean that the complainant has withdrawn the grievance or has accepted the last response given in the grievance procedure as the Department's final response.

- c) The Department shall, upon being informed of an individual's desire to file a formal grievance, instruct the individual how to receive a copy of this procedure and the grievance form.

Section 550.40 Designated Coordinator Level

- a) If an individual desires to file a formal written grievance, the individual shall promptly, but no later than 180 days after the alleged discrimination, submit the grievance to the Designated Coordinator in writing on the grievance form prescribed for that purpose. The grievance form shall be completed in full in order to receive proper consideration by the Designated Coordinator, and shall include:

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- 1) the complainant's name, address and telephone number;
 - 2) the best means and time for contacting the complainant;
 - 3) the program, activity or service which was denied the complainant or in which alleged discrimination occurred;
 - 4) the date and nature of the alleged denial or discrimination; and
 - 5) the signature of the complainant.
- b) Upon request, assistance shall be provided by the Department to complete the grievance form.

- c) The Designated Coordinator shall investigate the grievance and shall make reasonable efforts to resolve it. The Designated Coordinator shall provide a written response to the complainant and to the Director within 15 working days after receipt of the grievance form.

Section 550.50 Final Level

- a) If the grievance is not resolved to the satisfaction of the complainant at the Designated Coordinator Level, the complainant may submit a copy of the grievance form and Designated Coordinator's response to the Director of the Department for final review. The complainant shall submit these documents to the Director together with a short written statement explaining the reason(s) for dissatisfaction with the Designated Coordinator's written response, within 15 working days after receipt by the complainant of the Designated Coordinator's response.

- b) The complainant shall be afforded an opportunity to appear before the Director. The complainant shall have a right to appoint a representative to appear on his or her behalf. The Director shall review the Designated Coordinator's written response and may conduct interviews and seek advice as the Director deems appropriate.

- c) The Director shall approve, disapprove or modify the recommendation of the Designated Coordinator, shall render a decision thereon in writing within 30 working days, shall state the basis therefor, and shall cause a copy of the decision to be served on the parties. The Director's decision shall be final. If the Director disapproves or

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modifies the Designated Coordinator's recommendations, the Director shall include written reasons for such disapproval or modification.

- d) The grievance form, the Designated Coordinator's response, the statement of reasons for dissatisfaction, and the decision of the Director shall be maintained in accordance with the State Records Act (Ill. Rev. Stat. 1991, ch. 116, par. 43.4 et seq.) or as otherwise required by law.

Section 550.60 Accessibility

The Department shall ensure that all stages of the grievance procedure are readily accessible to and usable by individuals with disabilities.

Section 550.70 Case-by-Case Resolution

Each grievance involves a unique set of factors that includes, but is not limited to, the specific nature of the disability; the essential eligibility requirements; the benefits to be derived, and the nature of the service, program or activity at issue; the health and safety of others; and, whether an accommodation would constitute a fundamental alteration to the program, service or activity or undue hardship on the Department. Accordingly, termination of a grievance at any level, whether through the granting of relief or otherwise, shall not constitute a precedent on which any other complainants should reply.

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NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of Part: Animal Control Act
- 2) Code Citation: 8 Ill. Adm. Code 30
- 3) Section Numbers: Adopted Action:
30.150 Amendment
- 4) Statutory Authority: Animal Control Act. (Ill. Rev. Stat. 1991, ch. 8, pars. 357 and 372, and Public Acts 87-151, effective January 1, 1992, and 87-157, effective January 1, 1992)
- 5) Effective Date of amendments: July 8, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this proposed amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: June 29, 1992
- 9) Notices of Proposal Published in Illinois Register:
March 13, 1992, 16 Ill. Reg. 3618
- 10) Has JCAR issued a Statement of Objections to these rules?
No
- 11) Differences between proposal and final version:
None

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
Yes

- 13) Will this amendment replace an emergency amendment in effect? No

- 14) Are there any amendments pending on this Part? No

- 15) Summary and Purpose of amendments:

The Authority Note is amended by adding reference to the latest Public Acts, which amended the Animal Control Act. This amendment is for housekeeping purposes and to alert the public to statutory amendments which do not appear in the Illinois Revised Statutes.

We are deleting the requirement that the Treasurer of each county must annually report to the Department the number and kind of animals or poultry killed or injured by dogs,

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whether the animals killed or injured were grade, crossbred, hybrid, inbred or purebred animals, the amount of the claim, and the amount paid for each claim.

P.A. 87-151 amended the Animal Control Act to permit counties of 100,000 inhabitants or more to assume self-insurance liability to pay claims for the loss of livestock or poultry. Therefore, there will be less paying of funds from the Animal Control Fund for this purpose. Also, many counties at present are not paying these types of claims from the Animal Control Fund because such claims are being handled by private insurance companies for the individuals involved. Finally, some counties have eliminated their animal control programs.

This amendment will reduce paperwork for the county treasurers, and the costs to the Department of Agriculture in obtaining and compiling such information. Since fewer and fewer counties are involved in reporting claims from the Animal Control Fund, it appears such a report will be of no practical use.

- 16) Information and questions regarding this adopted amendment shall be directed to:
Name: Barbara McGuire
Address: Illinois Department of Agriculture
State Fairgrounds, Springfield,
Illinois 62794-9281
Telephone: 217/782-2172

The full text of Adopted Amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
 CHAPTER I: DEPARTMENT OF AGRICULTURE
 SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS (EXCEPT MEAT
 AND POULTRY INSPECTION ACT REGULATIONS)

PART 30
 ANIMAL CONTROL ACT

- Section
- 30.10 Definitions
- 30.20 Interstate Shipment of Dogs; Health Certificate Required
- 30.30 Causes for Removal of Administrator or Wardens from Office
- 30.40 District Boards
- 30.50 Training of Animal Control Wardens
- 30.60 Rabies Vaccination Tags; County Accountable for Rabies Tags
- 30.70 Rabies Vaccination Tag and Certificate Honored by All Counties; Interstate Shipment of Dogs Recognized as Officially Vaccinated
- 30.80 Approval of Rabies Vaccination Tags and Color
- 30.90 Recognized Immunity Period of Animal Rabies Vaccines
- 30.100 Unvaccinated Impounded Dog
- 30.110 Confinement Period for Animal Which Has Bitten a Person
- 30.120 Biting Animal Considered Officially Vaccinated; Brains of Dogs Suspected of Having Rabies and Which Have Died Shall Be Submitted for Examination
- 30.130 Rabid Animals; Procedures for Revaccination, Confinement or Destruction
- 30.140 Dangerous Dog; Control Methods
- 30.150 Claim for Loss of Animals or Poultry Killed or Injured by Dogs
- 30.160 County Animal Control Program; Requirements
- 30.170 County and Municipality Sharing Registration Fees

AUTHORITY: Implementing and authorized by the Animal Control Act (Ill. Rev. Stat. 1991 ~~1985~~, ch. 8, par. 351 et seq., as amended by P.A. 87-151 ~~85-0275~~, effective January 1, 1992 ~~1988~~ and P.A. 87-157 ~~85-0298~~, effective January 1, 1992 ~~1988~~) and authorized by Sections 9 and 10 of the Illinois Diseased Animals Act (Ill. Rev. Stat. 1991 ~~1985~~, ch. 8, pars. 176 and 177).

SOURCE: Rules and Regulations Relating to the Animal Control Act, filed September 16, 1974, effective September 26, 1974; filed August 19, 1975, effective August 29, 1975; filed December 10, 1976, effective January 1, 1977; codified at 5 Ill. Reg. 10440; amended at 7 Ill. Reg. 1712, effective January 28, 1983; amended at 12 Ill. Reg. 2216, effective January 19, 1988; amended at 16 Ill. Reg. 11751, effective July 8, 1992.

Section 30.150 Claim for Loss of Animals or Poultry Killed or

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Injured by Dogs

- a) An owner making claim for loss of animals or poultry killed or injured by dogs shall report such loss to the Administrator within 24 hours after such loss occurs, shall have not less than 2 witnesses who are freeholders of the county substantiate such loss within 48 hours after the loss occurs, and shall appear before a member of the County Board within 7 days after such loss to make affidavit.
- b) The Administrator or the person designated by him shall make an investigation, shall observe the animals in question, and shall visit the site where the animals were killed or injured. If the investigator is not a veterinarian and cannot confirm such claim to be valid, then the Administrator or a veterinarian designated by the Administrator shall examine the animals or poultry and make written report to be filed with the County Treasurer as to the cause of death. If such report does not substantiate loss caused by dogs, the claim shall be denied by the Board.
- c) Applications used in making claims for damages for animals or poultry killed or injured by dogs shall be on such forms as prescribed by the Department. Such forms shall include the amount of claim, the amount paid for each claim, the number and kind of animals or poultry killed or injured by dogs, and whether such animals were grade, or crossbred, hybrid, inbred, and purebred animals registered with an appropriate breed association or organization. In the case of animals registered with an appropriate breed association or organization, the owner shall surrender such certificate of registry to the county. A copy of such certificate shall be maintained in the county records and the original certificate of registry shall be immediately forwarded to the appropriate breed association or organization for cancellation. Claim forms shall be available from the Administrator, County Treasurer, Board members, and other county officials designated by the Board.
- d) All costs for the 2 witnesses to substantiate claims for loss of animals or poultry shall be paid by the owner of such animals or poultry. The Administrator or veterinarian requested by the Administrator to examine animals or poultry for which a claim has been made shall be paid from the Animal Control Fund if such loss is determined to be caused by dogs. If such veterinarian

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determines that the loss is due to some other cause, the cost of his services shall be borne by the claimant.

~~e) The Treasurer of each county shall annually provide the Department an itemized list of claims showing the number and kind of animals or poultry killed or injured by dogs, whether such animals were grade, or crossbred, hybrid, inbred, and purebred animals registered with an appropriate breed association or organization, the amount of claim, and the amount paid for each claim. This report shall be submitted no later than April 1 of each year.~~

~~e)f) For the purpose of this rule, poultry means chickens, ducks, and geese, and shall not include domestic rabbits, guinea fowl, peafowl, pigeons, pheasants, quail, and waterfowl covered by Federal or State game codes. Also, for the purpose of this rule, animals other than goats, cattle, horses, mules, swine, sheep, and poultry as defined in this rule, even though kept in captivity, are not eligible for payment under Section 19 of the Animal Control Act.~~

(Source: Amended at 16 Ill. Reg. 11751, effective July 8, 1992)

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NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of Part: Diseased Animals
- 2) Code Citation: 8 Ill. Adm. Code 85
- 3) Section Numbers: Adopted Action:

85.5	Amendment
85.10	Amendment
85.15	Amendment
85.75	Amendment
85.80	Amendment
85.100	Amendment
85.115	Amendment
85.120	New

4) Statutory Authority:

Illinois Diseased Animals Act (Ill. Rev. Stat. 1991, ch. 8, pars. 169, 177, and 180); Illinois Bovine Brucellosis Eradication Act (Ill. Rev. Stat. 1991, ch. 8, par. 139); Equine Infectious Anemia Control Act (Ill. Rev. Stat. 1991, ch. 8, pars. 952, 955, and 956); and Livestock Auction Market Law (Ill. Rev. Stat. 1991, ch. 121 1/2, par. 208).

- 5) Effective Date of amendments: July 8, 1992

- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this proposed amendment contain incorporations by reference? None requiring JCAR prior approval in accordance with Section 6.02(b) of the Illinois Administrative Procedure Act.

- 8) Date Filed in Agency's Principal Office: June 29, 1992

- 9) Notices of Proposal Published in Illinois Register: March 13, 1992, 16 Ill. Reg. 3635

- 10) Has JCAR issued a Statement of Objections to these rules?
No

- 11) Differences between proposal and final version:
In the first paragraph of Section 85.5, the word "section" was not capitalized - "Definitions for the rules of this Part are located in the general definitions Section...."

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
Yes

- 13) Will this amendment replace an emergency amendment in

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effect? No

14) Are there any amendments pending on this Part? No

15) Summary and Purpose of amendments:

The Authority Note is amended by adding two laws. The Equine Infectious Anemia Control Act is added because the proposed amendment in Section 85.10 will make equine infectious anemia a reportable disease. The Livestock Auction Market Law is referenced because language is quoted from that Act in Section 85.100.

The amendments in the Definition Section adopt the general definitions that apply to all of the livestock disease rules, and those definitions may be found at 8 Ill. Adm. Code 20.1. This amendment will make it easier for the public to find the definitions for this Part.

Amendments throughout various sections update references to Federal rule citations by adopting the latest printed text, including any Federal Register amendments. The updating of these federal rule cites are housekeeping in nature. It is easier for the public to locate recent versions rather than older versions. The Federal Register amendments in Section 85.115 place restrictions on interstate movement of *Salmonella enteritidis* serotype enteritidis (SE) infected chickens, eggs, and other articles in order to control the spread of SE in commercial egg-type chickens flocks and to control its spread from chicken breeding flocks to egg-type productions flocks.

In Section 85.10, equine infectious anemia is added as a reportable disease. With the passage of the Equine Infectious Anemia Control Act, it is necessary to know of any cases of the disease in the State. The veterinarian, owner or testing laboratory will be required to advise the Department of Agriculture when a positive test is received.

In Section 85.80, the health certificate shall indicate the sheep were examined within 60 days (presently 30 days) prior to entry into Illinois and found free of infectious or communicable disease. This extension of the time period for accepting the health certificate will benefit primarily the owners of sheep, who are exhibiting the animals, by saving the owner the expense and time required for another veterinarian examination at the end of 30 days.

In Section 85.100, we have updated reference to the latest printed version of the Illinois Revised Statutes. This is a

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housekeeping amendment.

In Section 85.120, we have added import requirements for cervidae (deer and elk) entering Illinois. Persons importing deer and elk will be required to have an accredited veterinarian test the animals for tuberculosis and brucellosis (elk only) and issue Certificate of Veterinary Inspection. Tuberculosis has become a major disease problem in cervidae, and at least nine other states have adopted similar regulations. Cases of tuberculosis have been detected in Wisconsin, and infected deer and elk could spread the disease to cattle. Brucellosis testing requirements have been added for elk only, as the disease has not been detected in deer.

16) Information and questions regarding this adopted amendment shall be directed to:

Name: Barbara McGuire
Address: Illinois Department of Agriculture
State Fairgrounds, Springfield,
Illinois 62794-9281
Telephone: 217/782-2172

The full text of Adopted Amendments begins on the next page:

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TITLE 8: AGRICULTURE AND ANIMALS
 CHAPTER I: DEPARTMENT OF AGRICULTURE
 SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS
 (EXCEPT MEAT AND POULTRY INSPECTION ACT REGULATIONS)

PART 85
 DISEASED ANIMALS

Section	Definitions
85.5	Incorporation by Reference
85.7	Reportable Diseases
85.10	Truck Cleaning and Disinfection
85.15	Disposal of Sick, Diseased, or Crippled Animals at Stockyards
85.20	Sale of Livestock Quarantined Because of Disease
85.25	Identification Ear Tags for Livestock
85.30	Identification Tags Not to be Removed
85.35	Livestock for Immediate Slaughter Not to be Diverted En Route
85.40	Anthrax
85.45	Goats
85.50	Scrapie in Sheep
85.55	Bluetongue
85.60	Sheep Foot Rot (Repealed)
85.65	Cattle Scabies
85.70	Cattle Scabies -- Additional Requirements on Cattle from Certain Designated Areas
85.75	Sheep
85.80	Diseased Animals
85.85	Copy of Health Certificate Shall be Furnished
85.90	Requests for Permits
85.95	Consignments to Stockyards, Recognized Slaughtering Centers, or Marketing Centers
85.100	Obligation of Transportation Company and Truck Operators
85.105	Additional Requirements on Cattle From Designated States
85.110	Salmonella enteritidis serotype enteritidis
85.115	Cervidae
85.120	Cervidae

AUTHORITY: Implementing and authorized by the Illinois Diseased Animals Act (Ill. Rev. Stat. 1991 1999, ch. 8, par. 168 et seq.) and Section 6 of the Illinois Bovine Brucellosis Eradication Act (Ill. Rev. Stat. 1991 1999, ch. 8, par. 139). Livestock Auction Market Law (Ill. Rev. Stat. 1991, ch. 121 1/2, par. 208), and Equine Infectious Anemia Control Act (Ill. Rev. Stat. 1991, ch. 8, par. 951 et seq.).

SOURCE: Regulations Relating to Diseased Animals, filed January 17,

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1972, effective January 27, 1972; filed August 19, 1975, effective August 29, 1975; filed December 29, 1976, effective January 8, 1977; amended at 2 Ill. Reg. 24, p. 12, effective June 15, 1978; amended at 3 Ill. Reg. 33, p. 337, effective August 17, 1979; amended at 5 Ill. Reg. 724, effective January 2, 1981; codified at 5 Ill. Reg. 10456; amended at 7 Ill. Reg. 1746, effective January 28, 1983; amended at 8 Ill. Reg. 5925, effective April 23, 1984; amended at 9 Ill. Reg. 4489, effective March 22, 1985; amended at 9 Ill. Reg. 18411, effective November 19, 1985; amended at 10 Ill. Reg. 20464, effective January 1, 1987; amended at 12 Ill. Reg. 8283, effective May 2, 1988; amended at 13 Ill. Reg. 3642, effective March 13, 1989; amended at 14 Ill. Reg. 1919, effective January 19, 1990; amended at 14 Ill. Reg. 15313, effective September 10, 1990; amended at 16 Ill. Reg. 11756, effective July 8, 1992

NOTE: Capitalization denotes statutory language.

Section 85.5 Definitions

Definitions for the rules of this Part are located in the general definitions Section (8 Ill. Adm. Code 20.1) and apply to the rules of this Part. ~~For the purpose of this Part, the~~ The following definitions shall also apply to the rules of this Part:

"Accredited veterinarian" means a veterinarian who is licensed by the state in which he practices, is approved by the animal health authority of that state, and is accredited by the United States Department of Agriculture (9 CFR 160, 161 and 162; 1991 1989).

"Division" means the Division of Animal Industries of the Illinois Department of Agriculture, State Fairgrounds, P.O. Box 19281, Springfield, Illinois 62794-9281.

"Recognized slaughtering center" means an establishment where slaughtering is conducted under Federal or State inspection.

(Source: Amended at 16 Ill. Reg. 11756, effective July 8, 1992)

Section 85.10 Reportable Diseases

- a) Suspected cases of the following diseases shall be reported immediately to the Department:

anthrax
 avian influenza

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bluetongue
brucellosis -- bovine, swine, equine and caprine
contagious equine metritis
equine infectious anemia
equine viral encephalitis
fowl typhoid
hog cholera
Mycoplasma gallisepticum -- turkeys
Mycoplasma synoviae -- turkeys
Newcastle disease
paratuberculosis -- (John's disease)
piroplasmiasis
pseudorabies -- (Aujeszky's disease)
psittacosis -- (ornithosis)
pullorum disease
rabies
salmonella enteritidis -- poultry
salmonella typhimurium -- poultry
scabies -- cattle and sheep
scrapie
tuberculosis -- bovine
vesicular conditions of any type
any contagious or infectious disease presently
considered as "exotic", i.e., not known to exist in
the United States

b) Any herd owner, flock owner, veterinarian or other person having knowledge of the disease, failing to report a suspect case of any of the above diseases immediately after discovery, or who is responsible for the spread of the disease, shall be subject to penalty as provided by law.

c) Reports of any of the above diseases shall be made to the Division, telephone 217/782-4944.

(Source: Amended at 16 Ill. Reg. 11756, effective July 8, 1992)

Section 85.15 Truck Cleaning and Disinfection

Any truck or other conveyance in which diseased livestock is transported shall be cleaned and disinfected immediately after the diseased livestock is unloaded as prescribed in the Code of Federal Regulations (9 CFR 71.7, 71.10-71.12; 1991 1989).

(Source: Amended at 16 Ill. Reg. 11756, effective July 8, 1992)

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Section 85.75 Cattle Scabies -- Additional Requirements on Cattle from Certain Designated Areas

a) A prior permit must be obtained from the Division before cattle, except those consigned direct to slaughter, may enter Illinois from certain designated areas determined to have high incidence of cattle scabies. The Director of the Department shall have authority to specify the designated areas from which movement of cattle into Illinois will be restricted.

b) Cattle from such areas, except those consigned to a recognized exhibition and moved from Illinois following exhibition (county and State fairs, other State-supported exhibitions, and breed registry exhibitions); dairy cattle; or those consigned direct to slaughter, shall be dipped for cattle scabies within 10 days prior to entry or treated in accordance with the procedures as set forth in 9 CFR 73.12 (1991 1989).

c) Each such animal shall be treated with a solution of approved acaricide and water or other method of treatment approved by the United States Department of Agriculture (9 CFR 73.10 and 73.12; 1991 1989).

(Source: Amended at 16 Ill. Reg. 11756, effective July 8, 1992)

Section 85.80 Sheep

a) All sheep entering Illinois for breeding, exhibition or feeding purposes, except for sheep consigned directly to a livestock auction market, shall be accompanied by an official health certificate. The health certificate shall indicate the sheep were examined within 60 40 days prior to entry and found free of any infectious or communicable disease and that they have not recently been exposed thereto.

b) Any sheep which shows lesions of contagious ecthyma (sore mouth) shall not be exhibited in the State and must be removed immediately from the exhibition area.

(Source: Amended at 16 Ill. Reg. 11756, effective July 8, 1992)

Section 85.100 Consignments to Stockyards, Recognized Slaughtering Centers, or Marketing Centers

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a) All out-of-state livestock consigned to a public stockyard, recognized slaughtering center, or marketing center shall be accompanied from point of origin by a permit issued by the Division, or by a consignment issued by the owner or shipper of the livestock, designating the name of the owner or shipper, place of origin, public stockyard, recognized slaughtering center, or marketing center of destination, date of shipment, and number and description of livestock.

b) A copy of the consignment shall be held by the public stockyard, recognized slaughtering center, or marketing center for a period of not less than 6 months for inspection by legally authorized officials of the United States Department of Agriculture, and the Illinois Department of Agriculture, and other officials having police powers. (See Section 1 of the Livestock Auction Market Law (Ill. Rev. Stat. 1991 1987, ch. 121 1/2, par. 208)).

(Source: Amended at 16 Ill. Reg. 11756, effective July 8, 1992)

Section 85.115 Salmonella enteritidis serotype enteritidis

a) The United States Department of Agriculture has declared Salmonella enteritidis serotype enteritidis as a communicable disease in poultry. The rules pertaining to Salmonella enteritidis serotype enteritidis located at 9 CFR 82.30-82.36 (1991; amended at 56 FR 3730, effective January 30, 1991, and 56 FR 11061, effective March 11, 1991 55 FR 5576, February 16, 1990; amended at 55 FR 11888, effective February 16, 1990) are hereby adopted for the State of Illinois. The flocks affected by these regulations are those identified in 9 CFR 82.31.

b) All flocks found to be infected with Salmonella enteritidis serotype enteritidis shall be quarantined. The quarantine shall remain in effect until the flock has been depopulated and premises disinfected as prescribed in 9 CFR 82.32(c) or the entire flock is tested negative for Salmonella enteritidis serotype enteritidis in accordance with the provisions of 9 CFR 82.32(e).

c) Interstate movement of poultry, eggs, equipment and manure from infected or test flocks shall be as specified in 9 CFR 82.33. Intrastate movement requirements shall be the same as interstate movement requirements.

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d) If a flock is determined to be an infected flock as defined in 9 CFR 82.32(c), the Department shall pay indemnity if State funds are available and all of the following conditions are met:

- 1) The infected flock is implicated through epidemiological evidence in a human disease outbreak;
- 2) The flock owner voluntarily agrees to depopulate with appropriate State indemnity;
- 3) The entire flock which is to be depopulated shall have originated from a flock that is classified "U.S. Sanitation Monitored" under the National Poultry Improvement Plan and Auxiliary Provisions (9 CFR 145 and 147, 1991 1989);
- 4) The flock owner must have been feeding the infected flock in accordance with the provisions of the National Poultry Improvement Plan and Auxiliary Provisions (9 CFR 145.23(d), 1991 1989);
- 5) The infected flock shall be slaughtered in accordance with 9 CFR 82.33(b). Proof of kill will be reported to the Department by the meat and poultry inspector of the slaughtering establishment where the infected poultry is slaughtered;
- 6) The premises has been disinfected in accordance with 9 CFR 82.32(c); and
- 7) Replacement poultry shall be from flocks that are classified "U.S. Sanitation Monitored" under the National Poultry Improvement Plan and Auxiliary Provisions.

e) The amount of indemnity paid, based on the availability of State funds, shall be 75 percent of the fair market value and the health thereof at the time of slaughter, minus the salvage value. The following conditions shall be considered when determining the fair market value and health of the infected flock:

- 1) Initial purchase price of each bird;
- 2) Age of the bird and its egg production capabilities or value for producing progeny; and

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- 3) Feed and veterinary medical production costs as justified by documentation by the flock owner in the form of sales receipts and veterinary bills.

f) The Department and the infected flock owner must agree upon the value of the poultry destroyed, and in the case as agreement cannot be made, indemnity will not be paid for the flock.

(Source: Amended at 16 Ill. Reg. 11756, effective July 8, 1992)

Section 85.120 Cervidae

a) All cervidae (deer and elk) entering Illinois shall comply with the following:

- 1) Be negative to a single cervical test using 0.1 PPID Bovis tuberculin in the midcervical region with reading by observation and palpation at 72 hours, plus or minus 6 hours within 60 days, for all animals 6 months of age and over; and

- 2) Be accompanied by a Certificate of Veterinary Inspection issued by an accredited veterinarian within 30 days of importation.

b) In addition to the above requirements, elk entering Illinois shall be negative to a brucellosis card test conducted within 60 days on all animals 6 months of age and over.

(Source: Added at 16 Ill. Reg. 11756, effective July 8, 1992)

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- 1) Heading of Part: Hatcheries, Poultry Flocks, and Produce Thereof

- 2) Code Citation: 8 Ill. Adm. Code 55

- 3) Section Numbers: Adopted Action:

55.10 Amendment
55.40 Amendment
55.45 Amendment
55.50 Amendment
55.90 Amendment
55.100 Amendment

- 4) Statutory Authority: The Poultry Inspection Act (Ill. Rev. Stat. 1991, ch. 8, pars. 131.1, 132.3, 132.4, and P.A. 87-161, effective January 1, 1992)

- 5) Effective Date of amendments: July 8, 1992

- 6) Does this rulemaking contain an automatic repeal date? No

- 7) Does this proposed amendment contain incorporations by reference? None requiring JCAR prior approval in accordance with Section 6.02(b) of the Illinois Administrative Procedure Act.

- 8) Date Filed in Agency's Principal Office: June 29, 1992

- 9) Notices of Proposal Published in Illinois Register: March 13, 1992, 16 Ill. Reg. 3646

- 10) Has JCAR issued a Statement of Objections to these rules? No

- 11) Differences between proposal and final version:

The authority note was amended from "An ACT in relation to hatcheries, poultry flocks and the produce thereof" to "the Poultry Inspection Act".

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

- 13) Will this amendment replace an emergency amendment in effect? No

- 14) Are there any amendments pending on this Part? No

- 15) Summary and Purpose of amendments:

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The Authority Note is amended by adding reference to the latest Public Act, which amended "AN ACT in relation to hatcheries, poultry flocks and the produce thereof".

In Section 55.10, we are clarifying the importation and movement requirements for poultry and hatching eggs. All poultry or hatching eggs entering or moving within Illinois must be accompanied by a Report of Sales of Hatching eggs, Chicks and Poults (VS Form 9-3) or be accompanied by a Certificate of Veterinary Inspection approved by the chief livestock official of the state of origin which states that the poultry originated from a flock that has been tested negative for pullorum and typhoid diseases. Also, current terminology in use by the industry no longer refers to such documents as labels and invoices.

All flocks that are members of the National Poultry Improvement Plan (NPPI) will have the VS Form 9-3 as they are given to the flock owners when they become members of the Plan. Those flocks that are not members of the National Poultry Improvement Plan must have a Certificate of Veterinary Inspection and be tested negative for pullorum and typhoid diseases. NPPI member flocks test annually for pullorum and typhoid.

The requirement for U.S. Sanitation Monitored status is now a legislative mandate (P.A. 87-161) and is being reiterated so that all the import regulations for poultry, except for turkeys, appear in one section. This requirement will prevent a hatchery in Illinois from selling baby chicks from an infected flock or source. The requirements for intrastate movement will be the same as for U.S. Department of Agriculture's requirements for interstate movement.

All Illinois table egg type hatchery flocks are currently members of the NPPI.

Amendments throughout various sections update references to Federal rule citations by adopting the latest printed text. The updating of these federal rule cites are housekeeping in nature. It is easier for the public to locate recent versions rather than older versions.

In Section 55.100, we have updated reference to the latest printed version of the Illinois Revised Statutes. This is a housekeeping amendment.

shall be directed to:

Name: Barbara McGuire

Address: Illinois Department of Agriculture
State Fairgrounds, Springfield,
Illinois 62794-9281

Telephone: 217/782-2172

The full text of Adopted Amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
 CHAPTER I: DEPARTMENT OF AGRICULTURE
 SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS (EXCEPT MEAT
 AND POULTRY INSPECTION ACT REGULATIONS)

PART 55

HATCHERIES, POULTRY FLOCKS, AND PRODUCE THEREOF

Section

- 55.5 Definitions
- 55.10 Shipments of Poultry or Hatching Eggs
- 55.20 Infected Flock
- 55.30 Classification of Flock
- 55.40 Breeding Poultry
- 55.45 Turkeys
- 55.50 Persons Who May Perform the Test
- 55.60 Inspection
- 55.70 Show and Exhibition Birds
- 55.80 Banding
- 55.90 Sanitation
- 55.100 Administrative Hearing

AUTHORITY: Implementing and authorized by the Poultry Inspection Act "An Act in relation to hatcheries, poultry flocks and the produce thereof" (Ill. Rev. Stat. 1991 1983, ch. 8, par. 131 et seq., as amended by P.A. 87-161, effective January 1, 1992).

SOURCE: Regulations Relating to Hatcheries, Poultry Flocks, and the Produce Thereof, filed January 17, 1972, effective January 27, 1972; 3 Ill. Reg. 33, P. 343, effective August 17, 1979; codified at 5 Ill. Reg. 10446; amended at 8 Ill. Reg. 5929, effective April 23, 1984; amended at 9 Ill. Reg. 18423, effective November 19, 1985; amended at 16 Ill. Reg. 11766, effective July 8, 1992.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 55.10 Shipments of Poultry or Hatching Eggs

- a) All shipments of poultry or hatching eggs entering or moving within Illinois shall:

- 1) be accompanied by a "Report of Sales of Hatching Eggs, Chicks and Poults" (VS Form 9-31) or
- 2) be accompanied by a Certificate of Veterinary Inspection approved by the chief livestock official of the state of origin which states that the poultry originated from a flock that has been tested for

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pullorum and typhoid diseases within one year and was free of reactors to these diseases.

- b) In addition to the above requirements, all poultry or hatching eggs entering or moving within Illinois for table egg production shall originate from a flock that meets the U.S. Sanitation Monitored requirements under the National Poultry Improvement Plan (9 CFR 145, 1991) and Auxiliary Provisions on National Poultry Improvement Plan (9 CFR 147, 1991). Incorporation of federal rules does not include later amendments or editions.

All shipments of poultry or hatching eggs must be accompanied by a label or invoice stating the pullorum-typhoid status.

(Source: Amended at 16 Ill. Reg. 11766, effective July 8, 1992)

Section 55.40 Breeding Poultry

- a) All breeding poultry (20 weeks of age or older) must be tested and comply with the National Poultry Improvement Plan (9 CFR 145 (1991 1985)-50 FR 19897, effective June 12, 1985) and Auxiliary Provisions on National Poultry Improvement Plan (9 CFR 147 (1991 1985)-50 FR 19897, effective June 12, 1985) for pullorum-typhoid. The Department participates in the National Poultry Improvement Plan as an Official State Agency cooperating through a Memorandum of Understanding. Incorporation of federal rules does not include later amendments or editions.

- b) The Department only requires compliance with the expressed requirements of the National Poultry Improvement Plan in order for a participant to be in compliance with the Plan, except as provided for in this part.

(Source: Amended at 16 Ill. Reg. 11766, effective July 8, 1992)

Section 55.45 Turkeys

- a) All turkeys entering Illinois and not consigned to slaughter must originate from flocks or hatcheries that are officially classified as U. S. Mycoplasma Gallisepticum Clean in accordance with the provisions of the National Poultry Improvement Plan (9 CFR 145.43(c)(1991 1985)) or be negative to a test for Mycoplasma gallisepticum within 30 days prior to entry. Incorporation by reference shall not include later amendments or editions beyond the date

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specified.

b) Hatching eggs entering Illinois shall originate from hatcheries or flocks that are officially classified as U. S. Mycoplasma Gallisepticum Clean.

c) Turkeys and hatching eggs entering Illinois shall be accompanied by a health certificate which shall indicate either that the turkeys are negative to a test for Mycoplasma gallisepticum or that they originated from U. S. Mycoplasma Gallisepticum Clean flocks or hatcheries.

(Source: Amended at 16 Ill. Reg. 11766, effective July 8, 1992)

Section 55.50 Persons Who May Perform the Test

Persons officially approved by the Department may perform the stained-antigen, rapid, whole-blood test for pullorum-typhoid. Approval shall be given by the Department after the applicant has orally described and physically demonstrated proper testing procedures (found at 9 CFR 147.3 (1991 1994)) to Department inspectors, veterinarians or laboratory personnel and has correctly interpreted test results. Each individual authorized to perform the test in the State will be sent a card showing their authorization to perform the test.

(Source: Amended at 16 Ill. Reg. 11766, effective July 8, 1992)

Section 55.90 Sanitation

Participants in the National Poultry Improvement Plan shall comply with the sanitation requirements prescribed in Subpart C of 9 CFR 147 (1991 1994), except that the Department accepts any fumigant that is registered by the United States Environmental Protection Agency and for which the manufacturer's label specifies the product is for egg sanitation or cleaning of poultry equipment.

(Source: Amended at 16 Ill. Reg. 11766, effective July 8, 1992)

Section 55.100 Administrative Hearing

All decisions and actions of the Department are subject to the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991 1983, ch. 127, par. 1001 et seq.) and the Department's Administrative Rules (8 Ill. Adm. Code 1) which pertain to administrative hearings, petitions, proceedings, contested cases, declaratory

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rulings and availability of Department files for public access. Administrative hearings are governed by the Illinois Administrative Procedure Act and Subpart B of the Department's Administrative Rules.

(Source: Amended at 16 Ill. Reg. 11766, effective July 8, 1992)

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- 1) Heading of Part: Illinois Dead Animal Disposal Act
- 2) Code Citation: 8 Ill. Adm. Code 90
- 3) Section Numbers: Adopted Action:
90.5 New Section
90.110 Amended
- 4) Statutory Authority: Illinois Dead Animal Disposal Act (Ill. Rev. Stat. 1991, ch. 8, pars. 160 and 165).
- 5) Effective Date of amendments: July 8, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Do these proposed amendments contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: June 29, 1992
- 9) Notices of Proposal Published in Illinois Register:
March 13, 1992, 16 Ill. Reg. 3653
- 10) Has JCAR issued a Statement of Objections to these rules?
No
- 11) Differences between proposal and final version:
Section 90.5, the definition of "fish" was changed to:
"means the bodies and parts of bodies of all animal aquatic life and the parts or waste thereof".
Section 90.110(d)(3)(A), added at the end of the sentence:
"The mixing of the materials for the composting layer shall be done in a manner to prevent leakage (e.g., stock tank, bucket, mixing drum)".
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
Yes
- 13) Will these amendments replace an emergency amendment in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Amendments:
A Definitions Section (Section 90.5) has been added to define terms used in new Section 90.110.

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The latest printed version of the Illinois Revised Statutes is being adopted in Section 90.110. This is a housekeeping change.

Also, in Section 90.110, the Department has been requested by persons involved in poultry production to allow the disposal of dead birds by composting. The proposed new Section sets forth composting requirements that must be complied with in order to protect the environment and achieve a decomposed product.

The regulatory subcommittee of the Aquaculture Committee approved a proposal similar to the poultry composting provisions that will apply to persons engaged in aquaculture production.

Research done at universities in several states indicates that composting dead poultry or fish can be a viable alternative to other disposal methods. An incinerator is costly to buy, operate and maintain. When burying poultry or fish, precaution must be taken to avoid groundwater contamination and the possible spread of disease. Further, there are only three rendering establishments in the State, and it is becoming increasingly costly to render poultry or fish.

Composting of dead poultry has been proved to de-activate Avian Influenza. Composting residue can be used as a valuable fertilizer.

16) Information and questions regarding this adopted amendment

shall be directed to:

Name: Barbara McGuire
Address: Illinois Department of Agriculture
State Fairgrounds, Springfield,
Illinois 62794-9281
Telephone: 217/782-8362

The full text of Adopted Amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER I: DEPARTMENT OF AGRICULTURE
SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS (EXCEPT MEAT
AND POULTRY INSPECTION ACT REGULATIONS)

PART 90

ILLINOIS DEAD ANIMAL DISPOSAL ACT

Section	Definitions
90.5	Plant Facilities
90.10	Plant Premises
90.20	Annual Truck Permits (Repealed)
90.30	Truck Operator's Records (Repealed)
90.40	Odors and Insects Shall Be Controlled
90.50	Salmonella Control For Renderers and Blenders
90.60	Inspection of Premise (Repealed)
90.70	Identification of Receipts
90.80	Records (Repealed)
90.90	Transportation and Transactions (Repealed)
90.100	On-The-Farm Disposal
90.110	Collection Center
90.120	Disposal By Collection Center of Unusable Materials
90.130	

AUTHORITY: Implementing and authorized by the Illinois Dead Animal Disposal Act (Ill. Rev. Stat. 1991 1987, ch. 8, par. 149.1 et seq.).

SOURCE: Regulations Relating to the Disposal of Dead Animals, filed January 17, 1972, effective January 27, 1972; filed December 6, 1972, effective December 16, 1972; codified at 5 Ill. Reg. 10458; amended at 7 Ill. Reg. 852, effective January 10, 1983; amended at 8 Ill. Reg. 5937, effective April 23, 1984; amended at 13 Ill. Reg. 3681, effective March 13, 1989; amended at 16 Ill. Reg. 11773, effective July 8, 1992.

Section 90.5 Definitions

For the purposes of this Part, the following definitions shall apply:

"Compost" means the humus-like product of the process of composting waste, which may be used as a soil conditioner.

"Composting" means the biological treatment process by which microorganisms decompose the organic fraction of waste, producing compost.

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"Fish" means the bodies and parts of bodies of all animal aquatic life and the parts or waste thereof.

"Poultry" means chickens, turkeys, domestic game birds, and domestic water fowl.

"Poultry litter" means a nitrogen source such as manure or cake (i.e., the wet, compact crust that forms around feeders and waterers or litter such as found in layer operations and slatted-floor breeders).

"Straw" or "bulking agent" means straw or any alternative carbon source including, but not limited to, corn stover, soybean pods and trash, hay, sawdust, grass clippings, rice and peanut hulls, tomatoes, peat moss, pomace of grapes, wood chips, bark, shredded brush, and leaves.

(Source: Added at 16 Ill. Reg. 11773, effective July 8, 1992.)

Section 90.110 On-The-Farm Disposal

Persons disposing of animals, poultry, fish, or parts of bodies thereof, other than to a licensed renderer, shall comply with the following:

a) Disposal by Burning

- 1) No open burning will be permitted.
- 2) Any disposal by burning must be performed with an incinerator that is in compliance with the Illinois Environmental Protection Act (Ill. Rev. Stat. 1991 1987, ch. 111 1/2, par. 1001 et seq.).

b) Disposal by Burying

- 1) Location shall be in an area where runoff will not contaminate water supplies.
- 2) Depth shall be sufficient to allow at least a six-inch compacted soil cover over the uppermost part of the carcass.
- 3) The abdominal cavity of large carcasses shall be punctured to allow escape of putrefactive gases.
- 4) Lime or other chemical agent shall not be used to

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prevent decomposition.

- 5) Precautions shall be taken at the site of burial necessary to prevent any disturbance by animal or mechanical means.
- 6) If a disposal pit is employed for daily or routine deposits, there shall be a minimum six-inch compacted soil cover after each deposition.
- 7) Any disposal by burial shall also be in compliance with the Illinois Environmental Protection Act. Persons should contact the Illinois Environmental Protection Agency for cites to the requirements.

- c) Disposal of poultry by composting. Persons disposing of poultry by means of composting shall comply with the following requirements:

- 1) The composter shall meet the following criteria:

- A) A roof shall cover the entire composting area.
- B) An impervious, weight-bearing foundation such as concrete shall be used.
- C) Rot-resistant building materials such as preservative-treated lumber shall be used.
- D) The composter shall consist of primary and secondary bins.

- E) The size of the composter shall be based on the farm's projected mortality rate of poultry, in which one pound of dead poultry per cubic foot of primary compost space per day is provided.

- 2) Composting shall comply with the following guidelines:

- A) A mixture of one part dead poultry (by weight), one and one-half part poultry litter, and one-tenth part of straw shall be used. For example: 400 pounds of dead poultry will require 600 pounds of poultry litter and 40 pounds of straw.
- B) Layering shall be done in the following order, starting from the floor: (First layer) Straw, poultry litter, straw, birds, and poultry litter.

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Second and subsequent layers: straw, birds, and poultry litter.

- C) A 36-inch probe-type thermometer shall be inserted daily into the pile to check the temperature. Within two to four days, the temperature should peak between 135° F. and 150° F.

- D) Once the temperature begins to fall from the peak (normally 7 to 10 days), the material shall be removed to the secondary treatment bin.

- E) After 7 to 10 days in the secondary bin, the compost may be agronomically distributed over land under cultivation or reused in the composting process. For the purpose of this subsection, the agronomic rate is the annual application rate of poultry compost, either alone or in combination with other nutrient supplying materials, that is necessary to achieve a reasonable crop yield without exceeding crop nutrient requirements.

- 3) The composted material may be substituted for up to one-half of the poultry litter and one-half of the straw.

- d) Disposal of fish by composting. Persons disposing of fish by means of composting shall comply with the following requirements:

- 1) The composter shall meet the following criteria:

- A) A roof shall cover the entire composting area.
- B) An impervious, weight-bearing foundation such as concrete shall be used.

- C) Rot-resistant building materials such as preservative-treated lumber shall be used.

- 2) The base layer shall meet the following criteria:

- A) Use 6 to 12 inches thick of a bulking agent.
- B) Be no more than 6 to 8 feet wide, but as long as necessary to accommodate the day's supply of

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compost material.

3) Composting shall meet the following guidelines:

- A) Composting layer shall consist of a mixture of one part fish, three parts bulking agent and one part recycled compost (if available) or bulking agent and shall be mixed prior to use in the composting layer. The mixing of the materials for the composting layer shall be done in a manner to prevent leakage (e.g., stock tank, bucket, mixing drum).
- B) The cover layer shall consist of two parts bulking agent and two parts recycled compost (if available) or two parts bulking agent and should reach a thickness of 6 to 12 inches.
- C) Layering shall be done in the following order starting from the concrete: base layer, composting layer (fish, bulking agent and recycled compost), and cover layer. The composting and cover layers are piled on top of the base layer to form a trapezoid no higher than 4 feet.
- D) Additions to the compost pile are done by adding new material to the end of the pile.
- E) A probe-type thermometer shall be inserted daily into the pile to check the temperature. The temperature should peak between 140° F. and 165° F. The material can be recycled after it has composted for at least 2 to 3 weeks, and its temperature has dropped to air temperature.
- F) After the temperature has dropped to air temperature (normally 2 to 3 weeks), the composted material may be used in the composting layer, or after one month, the composted material may be agronomically distributed over land under cultivation or reused in the cover layer. For the purpose of this subsection, the agronomic rate is the annual application rate of fish

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compost, either alone or in combination with other nutrient supplying materials, that is necessary to achieve a reasonable crop yield without exceeding crop nutrient requirements.

(Source: Amended at 16 Ill. Reg. 11773, effective July 8, 1992)

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- 1) Heading of Part: Illinois Pseudorabies Control Act
- 2) Code Citation: 8 Ill. Adm. Code 115
- 3) Section Numbers: Adopted Action:
 - 115.10 Amendment
 - 115.20 Amendment
 - 115.30 Amendment
 - 115.50 Amendment
 - 115.70 Amendment
 - 115.80 Amendment
 - 115.100 Amendment
- 4) Statutory Authority: Illinois Pseudorabies Control Act, (Ill. Rev. Stat. 1991, ch. 8, pars. 801.1, 805, as amended by P.A. 87-157, effective January 1, 1992, 805.1, and 811).
- 5) Effective Date of amendments: July 8, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this proposed amendment contain incorporations by reference? None requiring JCAR approval in accordance with Section 6.02(b) of the Illinois Administrative Procedure Act.
- 8) Date Filed in Agency's Principal Office:
June 29, 1992
- 9) Notices of Proposal Published in Illinois Register:
March 13, 1992, 16 Ill. Reg. 3661
- 10) Has JCAR issued a Statement of Objections to these rules?
No
- 11) Differences between proposal and final version:
None
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this amendment replace an emergency amendment in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of amendments:
The amendments update references to statutory citations by

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adopting the latest printed Illinois Revised Statutes and by adding a cite to a Public Act, which amended the Illinois Pseudorabies Control Act. Further, the amendments cite the latest published text of the Code of Federal Regulations, which is the 1991 book, and eliminate any reference to Federal Register amendments to federal rules which are incorporated in the 1991 CFR. These statutory and CFR amendments are housekeeping in nature. It is easier for the public to locate recent publications rather than older versions.

The official name for a pseudorabies controlled vaccinated herd is now a pseudorabies negative gene-altered vaccinated herd. The amendments adopt the nationally-recognized name so as to be consistent with the national program and to avoid confusion.

In Section 115.20(b), the amendment will permit livestock auction markets that have facilities to completely separate slaughter swine from breeding and feeding swine to receive pseudorabies quarantined swine for slaughter. This amendment will benefit the swine producer and the livestock auction markets.

These amendments were reviewed and approved by the Department of Agriculture's Pseudorabies Advisory Committee on November 1, 1990.

In Section 115.80(a)(3), we are updating reference to the latest printed version of the Pseudorabies Eradication State-Federal-Industry Program Standards. This amendment is intended to keep Illinois' pseudorabies program current with the national program.

In Section 115.100, the amendment requires the management of the Illinois slaughter facility to, upon written request from the Department or the U.S. Department of Agriculture, provide for or permit the collection of blood samples from breeding swine for testing from the identified swine. The amendment will permit surveillance of Illinois breeding swine herds in order to detect the presence of Pseudorabies infection.

Information and questions regarding this adopted amendment shall be directed to:

Name: Barbara McGuire
Address: Illinois Department of Agriculture
State Fairgrounds, Springfield,
Illinois 62794-9281

16)

DEPARTMENT OF AGRICULTURE

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Telephone: 217/782-2172

The full text of Adopted Amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER 1: DEPARTMENT OF AGRICULTURE
SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS
(EXCEPT MEAT AND POULTRY INSPECTION ACT REGULATIONS)

PART 115

ILLINOIS PSEUDORABIES CONTROL ACT

Section	
115.10	Definitions
115.15	Incorporation by Reference
115.20	Pseudorabies Quarantines
115.30	General Requirements for Qualified Pseudorabies Negative, Negative Gene-Altered Genetified Vaccinated and Feeder Swine Pseudorabies Monitored Herds
115.40	Requirements for Establishing and Maintaining Qualified Pseudorabies Negative Herds
115.50	Requirements for Establishing and Maintaining Pseudorabies Negative Gene-Altered Genetified Vaccinated Swine Herds
115.60	Requirements for Establishing and Maintaining Feeder Swine Pseudorabies Monitored Herds
115.70	Pseudorabies Test Requirements for Intrastate Movement
115.80	Pseudorabies Testing of Feeder Swine
115.90	Feeder Swine
115.100	Breeding Animals Consigned to Slaughter

AUTHORITY: Implementing and authorized by the Illinois Pseudorabies Control Act (Ill. Rev. Stat. 1991 1999, ch. 8, par. 801 et seq., as amended by P.A. 87-157, effective January 1, 1992).

SOURCE: Adopted at 12 Ill. Reg. 3394, effective January 22, 1988; amended at 13 Ill. Reg. 3685, effective March 13, 1989; amended at 14 Ill. Reg. 1935, effective January 19, 1990; amended at 14 Ill. Reg. 5065, effective March 21, 1990; amended at 14 Ill. Reg. 15318, effective September 10, 1990; amended at 16 Ill. Reg. 11781, effective July 8, 1992.

Section 115.10 Definitions

The definitions for this Part shall be as set forth in the general definitions Section (8 Ill. Adm. Code 20.1). Also, the following definitions shall apply to this Part:

"Act" means the Illinois Pseudorabies Control Act (Ill. Rev. Stat. 1991 1999, ch. 8, par. 801 et seq., as amended by P.A. 87-157, effective January 1, 1992).

"Official test" or "test" means any serologic test for the

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detection of pseudorabies (serum neutralization (SN), for example) as approved by the United States Department of Agriculture (9 CFR 85.1, 1991 1988) and conducted in an approved laboratory.

(Source: Amended at 16 Ill. Reg. 11781, effective July 8, 1992)

Section 115.20 Pseudorabies Quarantines

a) When pseudorabies has been diagnosed in a swine herd, such herd shall be placed under quarantine when:

1) It has been determined that there have been multiple swine deaths on the premises that are attributable to pseudorabies AND that swine are actually ill of a disease clinically diagnosed as pseudorabies; OR

2) Pseudorabies (Aujeszky's disease) has been confirmed by diagnosis by an approved laboratory; OR

3) One or more swine are positive to an official test for pseudorabies. Positive swine may be retested once. The results of the retest will be considered final.

b) Quarantined animals shall not be sold, loaned or traded except for slaughter. Such swine may be shipped to any market, except those which release swine for breeding or feeding purposes which do not have complete separation in space and usage of slaughter swine from breeding and feeding swine. Examples of markets which shall not receive such swine for slaughter are livestock auction markets which do not have complete separation in space and usage of slaughter swine from breeding and feeding swine, other markets licensed as feeder swine dealers, or order buyers and other slaughter buyers releasing swine for breeding or feeding purposes.

c) Pseudorabies quarantines shall be released when:

1) All swine on the premises have been shipped to slaughter, the premises have been cleaned and disinfected, and the premises have remained vacant for at least 30 days; OR

2) Two negative official pseudorabies tests at least 90 days apart have been obtained on a representative sample of the breeding swine in the herd 6 months of

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age and over not less than 30 days after the last positive animal has been shipped to slaughter. In herds of 35 animals or less, a representative sample is all or 10 animals, whichever is less. In herds of 36 to 299 animals, a representative sample is 30% or 30 animals, whichever is less. In herds of 300 animals or more, a representative sample is a minimum of 10%. A post quarantine test of a representative sample of the herd based on the above criteria shall be conducted between six and twelve months after release of quarantine; OR

3) A negative test has been made on the complete breeding herd at least 30 days after the last known exposed swine have left the premises.

4) Department shall require additional herd tests prior to release of quarantine when epidemiologic evidence, such as, the presence of pseudorabies on neighboring farms or indications of reintroduction of infection into the herd is apparent.

(Source: Amended at 16 Ill. Reg. 11781, effective July 8, 1992)

Section 115.30 General Requirements for Qualified Pseudorabies Negative, Negative Gene-Altered Genetyped Vaccinated and Feeder Swine Pseudorabies Monitored Herds

a) Herd certificates shall be issued upon completion of the required initial tests. Each certificate shall include a herd number.

b) Herds shall consist of at least 5 swine and shall be considered as including all breeding swine in the herd 6 months of age and over.

c) All swine shall be identified by registry association approved individual tattoo, ear notch, registration number or ear tag.

d) Blood samples shall be collected by an accredited veterinarian and shall be submitted to an approved laboratory for diagnosis. The veterinarian shall indicate the purpose for which the test is being conducted on the test chart.

e) Positive animals disclosed as a result of initial or

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maintenance testing and the herd involved shall also be subject to the requirements of Section 115.20.

- f) Swine maintained as feeder swine on the same premises as these herds must be farrowed on the farm, OR must enter the premises under the provisions required for breeding swine in 8 Ill. Adm. Code 105.30 or Section 115.70 of this Part.
 - g) The owner shall annually provide the breed of animals, method of identification, and inventory of the herd and agree to abide by the rules of this Part.
 - h) Testing and/or vaccinating costs shall be at the expense of the owner. The Department shall not be responsible for any damage or loss incurred as a result of testing and/or vaccination.
 - i) The owner shall permit authorized representatives of the Department to inspect the premises and the herd.
 - j) Failure to meet the requirements for maintenance of a certificate shall result in its revocation.
- (Source: Amended at 16 Ill. Reg. 11781, effective July 8, 1992)

Section 115.50 Requirements for Establishing and Maintaining Pseudorabies Negative Gene-Altered ~~Gene-Altered~~ Vaccinated Swine Herds

a) Initial Requirements:

- 1) Herds which are not under quarantine for pseudorabies shall be granted pseudorabies negative ~~gene-altered~~ ~~gene-altered~~ vaccinated herd status upon completion of one negative herd test of all breeding swine 6 months of age and over provided the entire herd of swine 10 months of age and over are vaccinated with a pseudorabies vaccine licensed by the U. S. Department of Agriculture and administered under the supervision of an accredited veterinarian within 15 days after such test or the herd is currently approved as a qualified pseudorabies negative herd (see Sections 115.30 and 115.40). The vaccine shall be a product for which there is a laboratory test available to differentiate between vaccine and field infection titers.

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- 2) A minimum of 90 percent of the herd shall have been on the premises for* at least 90 days OR originate directly from a qualified pseudorabies negative swine herd or from another pseudorabies negative gene-altered ~~gene-altered~~ vaccinated herd.
- 3) If positive swine are disclosed in a herd in the process of becoming a pseudorabies negative gene-altered ~~gene-altered~~ vaccinated herd, the positive swine shall be immediately isolated from the remainder of the herd and may be retested at the owner's expense with the special laboratory test designated to determine vaccination titers from field exposure. If the swine are determined to be positive only as a result of vaccination titers, the herd shall then be granted pseudorabies negative gene-altered ~~gene-altered~~ vaccinated herd status. If the swine are determined to be infected with field virus, the positive swine shall be disposed of for slaughter OR be maintained on another premises separate and apart from that where the negative swine are maintained. The premises shall be cleaned and disinfected following removal of the positive swine. The herd shall then be granted pseudorabies negative gene-altered ~~gene-altered~~ vaccinated herd status when it has complied with the provisions of subsection (a)(1).

b) Maintenance Requirements:

- 1) Pseudorabies negative gene-altered ~~gene-altered~~ vaccinated herd status shall be maintained continuously by a negative retest of 25 percent of the qualified herd at approximately each 90 days (80-105 days) OR 10 percent of the qualified herd at approximately each 30 days (25-35 days). Breeding stock in the herd 6 months of age and over, in a number equal to 25 percent of the number in the breeding herd on the date of the maintenance test shall be included in the 90- or 30-day test. The same animals shall not be retested for qualification purposes in any 12-month period, except during the first 12-month period following the initial qualification test. If the members of the qualified herd are maintained on more than one premises, 25 or 10 percent of the swine on each premises shall be retested as required. If the 25 or 10 percent retests are not conducted when due, the qualification requirements shall then be the same as for initial

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qualification.

- 2) Offspring to be retained in a pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd as breeding swine shall be tested and negative to an official test for pseudorabies upon reaching 10 months of age and shall then be vaccinated against pseudorabies with an approved vaccine in accordance with subsection (a)(1) within 15 days after such test.
- 3) If positive swine are disclosed on a maintenance test, or on a test for any other purpose, pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd status shall be suspended. Positive swine shall be immediately isolated from the remainder of the herd and may be retested at owner's expense with the special laboratory test designated to determine vaccination titers from field exposure. If the swine are determined to be positive only as a result of vaccination titer, the pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd status will be restored. If the swine are determined to be infected with field virus, they shall be disposed of for slaughter OR maintained on another premises separate and apart from that where the negative swine are maintained. The premises shall be cleaned and disinfected following removal of the positive swine and a retest conducted in 30 days on all unvaccinated swine 16 weeks of age and over. If this 30-day retest is negative, then all swine 16 weeks of age and over shall be retested again at the end of 30 days (60 days following removal of positive swine) and, if negative, pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd status shall be reinstated.

c) Additions:

- 1) Swine from any qualified pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd may enter an Illinois pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd without test and shall be vaccinated in accordance with subsection (a)(1) within 30 days of entry into the herd.
- 2) Pseudorabies vaccinated swine originating from another pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd may enter an Illinois pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd upon evidence of a negative official test for pseudorabies

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conducted within 60 days prior to entry from another Illinois herd and within 30 days prior to entry from another state.

- 3) Unvaccinated swine originating from an Illinois pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd may enter another Illinois pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd without a pseudorabies test and shall be vaccinated in accordance with subsection (a)(1) within 30 days of entry into the herd.
- 4) Swine originating from other than an Illinois pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd OR a qualified pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd shall be negative to an official test for pseudorabies conducted within 60 days prior to entry into the herd from another Illinois herd and within 30 days prior to entry from another state. All such swine shall be held in isolation from the other members of the pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd, and shall be retested and negative to an official test for pseudorabies not less than 30 nor more than 60 days following entry. Swine shall then be vaccinated in accordance with subsection (a)(1) within 30 days of entry into the herd.
- 5) Swine from a pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd which are exhibited or are otherwise commingled with swine from any other herd shall be held in isolation on the herd premises for a minimum of 30 days after return AND shall be tested and negative to an official test for pseudorabies before being reunited with other members of the pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd.
- 6) Additions to a pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd shall be tested and negative to an official test for pseudorabies upon reaching 10 months of age and shall then be vaccinated against pseudorabies with a pseudorabies vaccine in accordance with subsection (a)(1).
- d) Sales: Pseudorabies vaccinated swine originating from a pseudorabies negative ~~gene-altered~~ ~~centrifuged~~ vaccinated herd may be loaned, leased, traded, or sold for breeding purposes within Illinois; provided, the purchaser is

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informed that the swine are from a pseudorabies negative gene-altered vaccinated herd.

(Source: Amended at 16 Ill. Reg. 11781, effective July 8, 1992)

Section 115.70 Pseudorabies Test Requirements for Intrastate Movement

No person shall lease, loan, trade, exhibit, or sell any swine 4 months of age and over for breeding purposes, or offer or receive the services of any male swine for breeding purposes, unless such swine are accompanied by a health certificate, or an official pseudorabies test chart, or photocopy of such chart, showing that the swine have been tested and negative to an official test for pseudorabies within 60 days prior to the date of such transaction, with the test being recognized for one change of ownership or premises within the 60-day period, OR showing that the swine originated from a qualified pseudorabies negative herd OR showing that the swine are unvaccinated swine originating from an Illinois pseudorabies negative gene-altered vaccinated herd.

(Source: Amended at 16 Ill. Reg. 11781, effective July 8, 1992)

Section 115.80 Pseudorabies Testing of Feeder Swine

a) Swine for feeding purposes shall, in addition to complying with the other requirements of this Part and 8 Ill. Adm. Code 105.10, enter or move within Illinois without further testing requirements for pseudorabies if:

- 1) The swine are from a qualified pseudorabies negative herd, a pseudorabies negative gene-altered vaccinated herd, or a feeder swine pseudorabies monitored herd; or
- 2) The swine are from a herd in which a representative sample of animals 6 months of age and over have been tested and are negative to an official serological test for pseudorabies within the preceding 12 months. In herds of 35 animals or less, a representative sample is all swine 6 months of age and over or at least 10 animals, whichever is less. In herds of 36 animals or more, a representative sample is a minimum of 30 percent or 30 animals that are 6 months of age and over, whichever is less; or

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3) The swine originate from a state or a portion of a state that has been classified as Stage III, IV or V under the Pseudorabies Eradication State-Federal-Industry Program Standards (Jan., 1992 ~~April, 1989~~) as approved by the United States Animal Health Association (P.O. Box 28176, Suite 205, 6924 Lakeside Avenue, Richmond, Virginia 23228-0176).

b) Swine tested for pseudorabies under a market swine testing program (Section 115.100) shall be included in the representative sample required in subsection (a)(2).

(Source: Amended at 16 Ill. Reg. 11781, effective July 8, 1992)

Section 115.100 Breeding Animals Consigned to Slaughter

Before being mixed with swine from any other source, all breeding animals consigned to slaughter or offered for sale for slaughter shall be identified to the herd of origin by an approved identification tag in accordance with the Swine Identification program (9 CFR 78.33, 1991 1987, 52 FR 33799, effective October 9, 1987). The tag shall be applied to the back of the neck of each animal. A report of such identification shall be made on forms provided by the United States Department of Agriculture and shall be submitted to the Division within 30 days of application. If such swine are slaughtered in Illinois, the management of the Illinois slaughter facility shall, upon written request from the Department or from the U.S. Department of Agriculture, provide for or permit the collection of blood samples for testing from the identified swine.

(Source: Amended at 16 Ill. Reg. 11781, effective July 8, 1992)

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1) Heading of Part: Livestock Auction Markets

These statutory cite amendments are housekeeping in nature. It is easier for the public to locate recent versions rather than older versions.

2) Code Citation: 8 Ill. Adm. Code 40

3) Section Numbers: Adopted Action:

40.5 Amended

40.60 Amended

40.100 Amended

40.170 Amended

In Section 40.100, the amendment changes the bovine brucellosis testing age for bulls. P.A. 87-160 changed the brucellosis testing age for bulls from 6 months to bulls more than 18 months of age. Bulls 18 months of age and under are not considered as factors in the transmission of bovine brucellosis.

4) Statutory Authority: Livestock Auction Market Law (Ill. Rev. Stat. 1991, ch. 121 1/2, pars. 215, as amended by P.A. 87-160, effective January 1, 1992, 215d, 218, and P.A. 87-172, effective August 26, 1991); Illinois Bovine Brucellosis Eradication Act (Ill. Rev. Stat. 1991, ch. 8, pars. 134.9, 139.5, 138, and 148a, as amended by P.A. 87-160, effective January 1, 1992); Illinois Swine Brucellosis Eradication Act (Ill. Rev. Stat. 1991, ch. 8, par. 148g).

In Section 40.170, the requirements that the purchaser of swine must furnish a certificate of inspection at the time of purchase and what information must appear on the certificate are repealed. The certificate is no longer necessary as the herd of origin is monitored through the pseudorabies regulations, which require the testing of a percentage of the breeding herd or origin. This deletion will reduce paperwork at the livestock auction markets.

5) Effective Date of amendments: July 8, 1992

6) Does this rulemaking contain an automatic repeal date? No

16) Information and questions regarding this adopted amendment shall be directed to:

Name: Barbara McGuire

Address: Illinois Department of Agriculture
State Fairgrounds, Springfield,
Illinois 62794-9281

Telephone: 217/782-8362

7) Does this proposed amendment contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: June 29, 1992

9) Notices of Proposal Published in Illinois Register:

March 13, 1992, 16 Ill. Reg. 3673

The full text of Adopted Amendments begins on the next page:

10) Has JCAR issued a Statement of Objections to these rules?
No

11) Differences between proposal and final version: None

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
No agreements were necessary.

13) Will this amendment replace an emergency amendment in effect? No

14) Are there any amendments pending on this Part? No

15) Summary and Purpose of amendments: The amendments update references to statutory citations by adopting the latest printed Illinois Revised Statutes and by adding cites to Public Acts, which amended the Livestock Auction Market Law.

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TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER I: DEPARTMENT OF AGRICULTURE
SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS (EXCEPT MEAT
AND POULTRY INSPECTION ACT REGULATIONS)

PART 40
LIVESTOCK AUCTION MARKETS

Section	Definitions
40.5	Fee to Accompany Application Not To Be Refunded
40.10	Release of Livestock for Interstate Shipment
40.20	Veterinary Inspection
40.30	Veterinary Office
40.40	Detection of Diseased Animals
40.50	Bovine Brucellosis
40.60	Quarantine Pen
40.70	The Sale of Livestock for Immediate Slaughter
40.80	Test Chute
40.90	Brucellosis Test
40.100	Sale of Official Brucellosis Calftlood Vaccinates Under 24 Months of Age
40.110	Feeder Cattle Subject to Quarantine
40.120	Backtagging
40.130	Yarding and Housing
40.140	Display License (Repealed)
40.150	Sale Day
40.160	Swine
40.170	Swine Which React to Test for Brucellosis
40.180	Sheep
40.190	Surety Bonds and Other Pledged Security
40.200	Cancellation of Escrow Agreements (Personal Bonds) (Repealed)
40.210	Swine Movement Limitations (Repealed)
40.220	Disposition of Rejected Feeding or Breeding Swine
40.230	Director To Be Named Trustee (Repealed)
40.240	

AUTHORITY: Implementing and authorized by the Livestock Auction Market Law (Ill. Rev. Stat. 1991 1987, ch. 121 1/2, par. 208 et seq., as amended by P.A. 87-172, effective August 26, 1991 and P.A. 87-160, effective January 1, 1992 86-231, effective August 15, 1989) and Section 40.23 of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991 1987, ch. 127, par. 40.23, as amended by P.A. 86-232, effective August 15, 1989).

SOURCE: Regulations Relating to Livestock Auction Markets, filed January 17, 1972, effective January 27, 1972; filed May 3, 1972, effective May 13, 1972; filed December 14, 1973, effective December

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24, 1973; filed March 2, 1976, effective March 12, 1976; 2 Ill. Reg. 24, p. 73, effective June 15, 1978; codified at 5 Ill. Reg. 10442; amended at 8 Ill. Reg. 5956, effective April 23, 1984; amended at 10 Ill. Reg. 9754, effective May 21, 1986; amended at 12 Ill. Reg. 3411, effective January 22, 1988; amended at 14 Ill. Reg. 1943, effective January 19, 1990; amended at 16 Ill. Reg. 11793, effective July 8, 1992.

Section 40.5 Definitions

Definitions for the rules of this Part can be located in the general definitions Section (8 Ill. Adm. Code 20.1). The following definition shall also apply to the rules of this Part:

"Act" means the Livestock Auction Market Law (Ill. Rev. Stat. 1991 1987, ch. 121 1/2, par. 208 et seq., as amended by P.A. 87-172, effective August 26, 1991 and P.A. 87-160, effective January 1, 1992 86-231, effective August 15, 1989).

(Source: Amended at 16 Ill. Reg. 11793, effective July 8, 1992)

Section 40.60 Bovine Brucellosis

- Cattle which, upon being tested for brucellosis at a livestock auction market, are classified as reactors to the official test shall be placed in the quarantine pen and sold for immediate slaughter.
- The reactors when sold for slaughter shall be delivered to a public stockyard or recognized slaughtering establishment and be positively identified and branded as provided by Section 5 of the Illinois Bovine Brucellosis Eradication Act (Ill. Rev. Stat. 1991 1987, ch. 8, par. 138). The purchaser of the reactors shall sign a VS Form 1-27, "Permit For Movement of Animals." Illinois brucellosis reactors disclosed at other than a livestock auction market may be consigned to a livestock auction market designated as a marketing center if accompanied by official VS Form 1-27, "Permit For Movement of Animals". A new VS Form 1-27 shall be prepared by the livestock auction market veterinarian and shall accompany the reactor to slaughter.

- When one or more brucellosis reactors are disclosed in a group of cattle, the negative cattle which have been in contact with the reactors for more than 24 hours shall be

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either returned to the farm of origin under quarantine OR shipped directly to a recognized slaughtering establishment or a public stockyard, accompanied by VS Form 1-27 to be sold for slaughter only. Unless cattle are being returned to the farm of origin, they shall be identified by an ear tag provided by the Division and by branding with a hot iron the letter "S" on the left jaw in letters not less than 2 nor more than 3 inches in height, before the cattle leave the livestock auction market.

(Source: Amended at 16 Ill. Reg. 11793, effective July 8, 1992)

Section 40.100 Brucellosis Test

- a) Except when sold for slaughter or as otherwise provided in 8 Ill. Adm. Code 40.110 and 40.120, no female cattle ~~ex~~ bulls more than 6 months of age or bulls over 18 months of age shall be sold unless such cattle have been tested for brucellosis and were found negative within 60 days prior to sale. Such test shall be recognized for one change of ownership or premises only within the 60-day period, except that such cattle may change ownership or premises one or more times in the 14-day period immediately following the negative test.

- b) The livestock auction market veterinarian shall submit a copy of the Brucellosis Test Record, Market Cattle Testing Program, VS Form 4-54 and all blood samples to the State-Federal Serology Laboratory, Springfield, Illinois, following each sale.

(Source: Amended at 16 Ill. Reg. 11793, effective July 8, 1992)

Section 40.170 Swine

- a) ~~The purchaser of swine shall be furnished a certificate of inspection (Form H-52) at the time of purchase. The certificate shall identify swine by breed, color, weight and right ear identification tag number or other permanent identification.~~

- a) ~~b)~~ In no case shall swine remain on the livestock auction market premises for more than 10 days.

- b) ~~e)~~ Out-of-state feeder swine shall enter Illinois accompanied by a health certificate and a permit (8 Ill.

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Adm. Code 105.10) and be ear tagged to show state of origin. Such swine shall move directly into Illinois from the state of origin. A report of sale shall be made within 48 hours of the time of sale (on Form Z-5) to the Division of Animal Industries, stating name and address of purchaser and number of animals purchased. Such swine shall be quarantined to the purchaser for 21 days by the Division (8 Ill. Adm. Code 105.20).

- c) ~~e)~~ Ear tag identification of swine, together with the name and address of consignor and purchaser, date of sale, breed and number purchased, shall be made a part of the records of the livestock auction market before swine leave the livestock auction market.

- d) ~~e)~~ In accordance with Section 2 of the Illinois Swine Brucellosis Eradication Act (Ill. Rev. Stat. 1991 1987, ch. 8, par. 148g), all breeding swine 4 months of age and over shall be negative to an official test for brucellosis within 60 days prior to sale or originate from a validated brucellosis-free herd. Such test shall be recognized for one change of ownership or premises only within the 60-day period.

(Source: Amended at 16 Ill. Reg. 11793, effective July 8, 1992)

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- 1) Heading of Part: Swine Disease Control and Eradication Act
- 2) Code Citation: 8 Ill. Adm. Code 105
- 3) Section Numbers: Adopted Action:
 105.5 Amendment
 105.10 Amendment
 105.30 Amendment
 105.90 Amendment
- 4) Statutory Authority: Illinois Pseudorabies Control Act (Ill. Rev. Stat. 1991, ch. 8, pars. 801.1, 802, 805, as amended by P.A. 87-157, effective January 1, 1992, 805.1, 807, and 811); Illinois Swine Disease Control and Eradication Act (Ill. Rev. Stat. 1991, ch. 8, pars. 504, 511, 515), and Illinois Swine Brucellosis Eradication Act (Ill. Rev. Stat. 1991, ch. 8, pars. 148f.7, 148f.8, 148i, 148j, and 148k).
- 5) Effective Date of amendments: July 8, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this proposed amendment contain incorporations by reference? None requiring JCAR approval in accordance with Section 6.02(b) of the Illinois Administrative Procedure Act.
- 8) Date Filed in Agency's Principal Office:
June 29, 1992
- 9) Notices of Proposal Published in Illinois Register:
March 13, 1992, 16 Ill. Reg. 3679
- 10) Has JCAR issued a Statement of Objections to these rules?
No
- 11) Differences between proposal and final version: None
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this amendment replace an emergency amendment in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of amendments:
The amendments update references to statutory citations by

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adopting the latest printed Illinois Revised Statutes. Cites to Public Acts, which amended the Illinois Pseudorabies Control Act and the Illinois Feeder Swine Dealer Licensing Act, have been added. Further, the amendments cite the latest published text of the Swine Brucellosis Eradication Uniform Methods and Rules, which is the March, 1990 book. There were no significant changes in the Swine Brucellosis Eradication Uniform Methods and Rules from the previous edition. These statutory cite updates and update of the latest published text of the Swine Brucellosis Eradication Uniform Methods and Rules are housekeeping in nature. It is easier for the public to locate recent publications rather than older versions.

Requirements have been added for the importation of feral swine entering Illinois for any reason, and a definition of feral swine is added. Feral swine pose a threat to Illinois swine as a source for both brucellosis and pseudorabies infection. These amendments will control the importation of feral swine and make them comply with testing requirements for both of the diseases.

The majority of the feral swine in the United States is located in the southern states where there is a high incidence of swine brucellosis. Further, the pseudorabies status of most of these swine is unknown.

These amendments were reviewed and approved by the Department of Agriculture's Pseudorabies Advisory Committee on November 1, 1990.

- 16) Information and questions regarding this adopted amendment shall be directed to:

Name: Barbara McGuire
 Address: Illinois Department of Agriculture
 State Fairgrounds, Springfield,
 Illinois 62794-9281
 Telephone: 217/782-2172

The full text of Adopted Amendments begins on the next page:

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PART 105

SWINE DISEASE CONTROL AND ERADICATION ACT

Section

- 105.5 Definitions
- 105.10 Swine Entering Illinois for Feeding Purposes Only
- 105.20 Quarantine of Imported Feeder Swine
- 105.30 Swine Entering Illinois for Breeding Purposes
- 105.40 Pseudorabies (Aujeszky's Disease) in Swine (Repealed)
- 105.41 General Requirements for Qualified Pseudorabies Negative, Controlled Vaccinated and Feeder Swine Pseudorabies Monitored Herds (Repealed)
- 105.42 Requirements for Establishing and Maintaining Qualified Pseudorabies Negative Herds (Repealed)
- 105.44 Requirements for Establishing and Maintaining Pseudorabies Controlled Vaccinated Swine Herds (Repealed)
- 105.46 Requirements for Establishing and Maintaining Feeder Swine Pseudorabies Monitored Herds (Repealed)
- 105.50 Official Pseudorabies Test (Repealed)
- 105.60 Pseudorabies Test Requirements for Intrastate Movement (Repealed)
- 105.70 Pseudorabies Testing of Feeder Swine (Repealed)
- 105.80 Feeder Swine (Repealed)
- 105.90 Feral Swine

AUTHORITY: Implementing and authorized by the Illinois Swine Disease Control and Eradication Act (Ill. Rev. Stat. 1991 ~~1989~~, ch. 8, par. 501 et seq.), the Illinois Pseudorabies Control Act (Ill. Rev. Stat. 1991 ~~1989~~, ch. 8, par. 801 et seq., as amended by P.A. 87-157, effective January 1, 1992), and the Illinois Swine Brucellosis Eradication Act (Ill. Rev. Stat. 1991 ~~1989~~, ch. 8, par. 148f et seq.).

SOURCE: Rules and Regulations Relating to the Illinois Swine Disease Control and Eradication Act, filed February 24, 1975, effective March 6, 1975; 2 Ill. Reg. 24, p. 31, effective June 15, 1978; 2 Ill. Reg. 46, p. 10, effective November 11, 1978; 3 Ill. Reg. 33, p. 341, effective January 1, 1980; 5 Ill. Reg. 3, p. 745, effective January 2, 1981; 5 Ill. Reg. 45, p. 12100, effective October 27, 1981; codified at 5 Ill. Reg. 10461; 5 Ill. Reg. 13619, effective December 4, 1981; amended at 8 Ill. Reg. 5998, effective April 23, 1984; amended at 9 Ill. Reg. 2236, effective February 15, 1985; amended at 9 Ill. Reg. 18435, effective November 19, 1985;

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amended at 10 Ill. Reg. 9758, effective May 21, 1986; amended at 11 Ill. Reg. 10187, effective May 15, 1987; amended at 11 Ill. Reg. 10538, effective May 21, 1987; amended at 12 Ill. Reg. 3440, effective January 22, 1988; amended at 13 Ill. Reg. 3715, effective March 13, 1989; amended at 14 Ill. Reg. 1961, effective January 19, 1990; amended at 14 Ill. Reg. 15322, effective September 10, 1990; amended at 16 Ill. Reg. 11799, effective July 8, 1992.

Section 105.5 Definitions

The definitions for this Part shall be as set forth in the general definitions Section (8 Ill. Adm. Code 20.1). Also, the following definitions shall apply to this Part:

"Act" means the Illinois Swine Disease Control and Eradication Act (Ill. Rev. Stat. 1991 ~~1987~~, ch. 8, par. 501 et seq.).

"Feral swine" mean swine that have lived any part of their lives free roaming. Swine may lose their designation as feral if they are maintained in captivity for at least 30 days and are tested negative for pseudorabies and brucellosis.

(Source: Amended at 16 Ill. Reg. 11799, effective July 8, 1992)

Section 105.10 Swine Entering Illinois for Feeding Purposes Only

a) Feeder swine, except feral swine, may enter Illinois provided they are identified by an ear tag in the right ear showing state of origin and accompanied by a permit from the Division and an official health certificate.

b) Official health certificate shall:

- 1) Be issued by an accredited veterinarian of the state of origin or a veterinarian in the employ of the United States Department of Agriculture;
- 2) Be approved by the Animal Health Official of state of origin;
- 3) Show that the feeder swine are free from visible evidence of any contagious, infectious, or communicable disease or exposure thereto;
- 4) Show that the feeder swine are not from a quarantined

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herd and/or area;

- 5) List number and description of the feeder swine and ear tag series or location of ear tag records when pigs originate from cooperative feeder pig sales; and
- 6) Show that the swine originated from a herd in which a representative sample of the breeding herd has been tested and found negative for pseudorabies (8 Ill. Adm. Code 115.80).

c) Permits:

- 1) Permits to import feeder swine shall only be issued to:

- A) An Illinois licensed feeder swine dealer; and
- B) A person importing pigs to feed on his own premises and not for resale other than to slaughter.

- 2) Applicant for permit shall furnish the following information to the Division:

- A) Name and address of Illinois destination.
- B) Name and address of consignor.
- C) Number of swine in shipment.

- 3) Grounds for refusal to issue a permit are:

- A) Violation of the Act or any rule of this Part.
- B) If a person should be licensed under the Illinois Feeder Swine Dealer Licensing Act (Ill. Rev. Stat. 1991 1987, ch. 111, par. 201 et seq., as amended by P.A. 87-160, effective January 1, 1992 86-237, effective August 15, 1989) and his or her license is not in good standing with the Department.
- C) Presence of a disease which might endanger the Illinois swine industry.

(Source: Amended at 16 Ill. Reg. 11799, effective July 8, 1992)

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Section 105.30 Swine Entering Illinois for Breeding Purposes

- a) Swine for breeding purposes, except feral swine, may enter Illinois provided they are accompanied by an official health certificate.

- b) Official health certificate shall:

- 1) Be issued by an accredited veterinarian of the state of origin or by a veterinarian in the employ of the United States Department of Agriculture;

- 2) Be approved by the Animal Health Official of the state of origin;

- 3) Identify each animal by registration number, ear tag, tattoo, or ear notch approved by the respective breed registry;

- 4) Show the swine are free from visible evidence of contagious, infectious, or communicable diseases;

- 5) Show that the swine are not from a quarantined herd and/or area;

- 6) Show any swine more than 4 months of age to be negative to an official test for brucellosis, conducted by an approved laboratory within 30 days prior to entry, OR that the swine originate from a validated brucellosis-free herd, with validated herd number and validation date listed on the health certificate, OR that the swine originate from a validated brucellosis-free area (Swine Brucellosis Eradication Uniform Methods and Rules (March, 1990 July 1, 1986; as approved by the United States Animal Health Association, P.O. Box 28176, Suite 205, 6924 Lakeside Avenue, Richmond, Virginia 23228-0176)). Incorporation by reference does not include any amendments or editions beyond the date specified; and

- 7) Show any swine to be negative to an official test for pseudorabies conducted by an approved laboratory within 30 days prior to entry OR that the swine originated from a qualified pseudorabies negative herd, with the qualified herd number and qualification date listed on the health certificate, OR that the swine originated from a state that has been classified as Stage IV or Stage V under the

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Pseudorabies Eradication State-Federal-Industry Program Standards (April 1989) as approved by the United States Animal Health Association (P.O. Box 28176, Suite 205, 6924 Lakeside Avenue, Richmond, Virginia 23228-0176). Incorporation by reference does not include any amendments or editions beyond the date specified.

- c) A percentage of the breeding swine shall be retested and negative to an official test for pseudorabies conducted not less than 30 days nor more than 90 days after entering Illinois. If the number of breeding animals is 35 or less, all or at least 10 animals, whichever is less, are to be tested. If more than 36 breeding animals are involved, a minimum of 30 percent or 30 animals, whichever is less, is to be tested.

(Source: Amended at 16 Ill. Reg. 11799, effective July 8, 1992)

Section 105.90 Feral Swine

- a) Feral swine may enter Illinois for any reason provided they are accompanied by an official health certificate.

- b) The official health certificate shall:

- 1) be issued by an accredited veterinarian of the state of origin or by a veterinarian in the employ of the United States Department of Agriculture;
- 2) be approved by the Animal Health Official of the state of origin;
- 3) identify each animal by ear tag;
- 4) show the swine are free from visible evidence of contagious, infectious, or communicable diseases;
- 5) show the swine are not from a quarantined herd and/or area;
- 6) show any swine more than 4 months of age to be negative to an official test for brucellosis, conducted by an approved laboratory within 30 days prior to entry; and
- 7) show any swine to be negative to an official test for

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pseudorabies conducted by an approved laboratory within 30 days prior to entry.

- c) A percentage of the swine shall be retested and negative to an official test for pseudorabies conducted not less than 30 days nor more than 90 days after entering Illinois. If the number of animals is 35 or less, all or at least 10 animals, whichever is less, are to be tested. If more than 36 animals are involved, a minimum of 30 percent or 30 animals, whichever is less, is to be tested.

(Source: Added at 16 Ill. Reg. 11799, effective July 8, 1992)

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- 1) Heading of Part: Subacute Alcoholism and Substance Abuse Treatment Services
- 2) Code Citation: 77 Ill. Adm. Code 2090
- 3) Section Numbers:

2090.20	<u>Adopted Action:</u>
2090.40	Amended
2090.70	Amended
2090.90	Amended
2090.100	Amended
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 111 1/2, par. 6354-1.
- 5) The effective date of adopted amendments: July 14, 1992
- 6) Date filed in the agency's principal office: July 6, 1992.
- 7) The date the Notice of Proposed Amendments was Published in the Illinois Register: April 3, 1992, 16 Ill. Reg. 5104.
- 8) JCAR has not issued a statement of objection to the amendments.
- 9) The following changes from First Notice have been made:
 1. Changes made in accordance with memorandum from the Secretary of State dated April 26, 1992.
 2. Elaborated on location of IAODAPCA certification criteria in definition of Qualified Treatment Professional (QTP).
 3. Deleted the 40 hour QTP training requirement for registered nurses in detoxification facilities (2090.20).
 4. Reinstated previous staffing qualifications regarding QTP supervisors in 2090.40(c)(d)(e) and (f).
 5. In 2090.40(h), clarified that services be delivered to Medicaid eligible clients (clients do not have to be "registered").
 6. In 2090.40(h)(1)(B) "medical necessity" is clarified.

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7. In 2090.40(e)(4) and (f)(5), and (h), the initial date of eligibility for reimbursement is tied to approval of Public Aid State Plan amendments.
8. In 2090.40 the billing is designated to come to the Department rather than to IDPA.
9. The "Agreements" as required by JCAR in its letter of June 16, 1992 to DASA, and other technical changes (such as updating Ill. Rev. Stat. references to the 1991 version, etc.), were added.
- 10) Will this amended rule replace an emergency rule currently in effect? No.
- 11) Are there any other proposed amendments pending on this Part? No.
- 12) Summary and Purpose of Amendments:
The amendments expand Medicaid coverage available for substance abuse ancillary methadone services; clarify reimbursement for 16 bed and under facilities; and reinstate specific standards for Qualified Treatment Professionals. Other portions of recent amendments are being clarified.
- 13) Information and questions regarding these adopted amendments should be directed to:
Nancy J. Bennett, General Counsel
Department of Alcoholism and Substance Abuse
State of Illinois Center
100 W. Randolph Street, Suite 5-600
Chicago, IL 60601

The full text of the Adopted Amendments is as follows:

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TITLE 77: PUBLIC HEALTH
CHAPTER X: DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE
SUBCHAPTER g: MEDICAID PROGRAM STANDARDS

- PART 2090

SUBACUTE ALCOHOLISM AND SUBSTANCE ABUSE TREATMENT SERVICES

Section	Purpose
2090.10	Definitions
2090.20	Medicaid Enrollment/Licensure
2090.30	Treatment Services
2090.40	Utilization Review
2090.50	Rate Setting
2090.70	Rate Appeals
2090.80	Application and Certification Process
2090.90	Recertification and Inspection
2090.100	Sanctions for Non-compliance
2090.110	

AUTHORITY: Implementing and authorized by Section 4-101 of the Alcoholism and Other Drug Dependency Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 6354-1).

SOURCE: Adopted at 11 Ill. Reg. 2236, effective January 14, 1987; emergency amendments at 12 Ill. Reg. 11273, effective June 30, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 20061, effective November 26, 1988; emergency amendment at 15 Ill. Reg. 10222, effective June 25, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 16662, effective November 1, 1991; amended at 16 Ill. Reg. 11807, effective July 14, 1992.

Section 2090.20 Definitions

The following definitions shall apply to this Part:

"Clinical Supervision": The review of treatment cases and the use of other supervisory techniques for the purposes of assuring that a client's clinical needs are met.

"Department": the Illinois Department of Alcoholism and Substance Abuse.

"Follow-up": Routine scheduled or unscheduled provider contact with a former client that occurs after the client has been discharged, has been previously specified in the client's treatment and discharge plan, and occurs for a period of time and at least at specified intervals. Follow-up is for the purpose of offering the individual continuing assistance as necessary to maintain and improve upon the clinical goals

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achieved during treatment.

"Individualized Treatment Plan": The written plan which identifies the care and treatment to be provided to the client based upon documented assessment of his/her individual problems and needs as well as strengths and resources.

"Physician": A person who is licensed to practice medicine in all its branches under the Medical Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 4400-1 et seq.).

"Provider": Any public or private agency, organization, or institution, or unit of state or local government or other legal entity licensed to deliver alcoholism or other drug abuse services according to the requirements specified in Section 2090.30 and enrolled to provide treatment services under the Illinois Medical Assistance Program.

"Psychiatrist": A person licensed to practice medicine in all its branches under the Medical Practice Act of 1987 (Ill. Rev. Stat. 1989 1991, ch. 111, par. 4400-1 et seq.) and who meets the requirements of Section 1-121 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1991, ch. 91 1/2, par. 1-121).

"Qualified Alcoholism and Other Drug Treatment Professional": In the case of a licensee under the Licensure of Alcoholism and Substance Abuse Treatment, Intervention and Research Programs, a person determined to be "professional staff" appropriate to deliver the clinical services provided pursuant to the provider's plan for professional services as set forth in 77 Ill. Adm. Code 3058.306; A person who has a minimum of 2000 hours of paid formal work experience in the field of alcoholism/substance and/or other drug abuse under clinical supervision including at least 1500 documented hours of direct client service and at least 40 clock hours of formal training in the field of alcoholism/substance and or other drug abuse. The supervised and documented direct client service hours shall include the following alcoholism/substance and/or other drug abuse client services and treatment activities: screening, assessment and evaluation; treatment planning; intervention; referral activities; client education; case management and consultation; clinical recordkeeping, and recovery support. Direct treatment activities shall include clinically supervised experience working with individuals, groups, and families. A qualified alcoholism and other drug treatment professional may also be a physician licensed to practice medicine in all its branches pursuant to the Medical Practice Act of 1987; a person registered as a psychologist pursuant to the Clinical Psychology Practice Act (Ill. Rev. Stat. 1991, ch. 111, par. 6351); a person licensed as a social worker or licensed clinical social worker pursuant to the Clinical Social Work and Social Work Practice Act (Ill. Rev. Stat. 1991, ch. 111, par. 6351); or a person holding a masters or higher level degree in counseling, or a person certified by the

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Illinois Alcoholism and Other Drug Abuse Professional Certification Association (IAODAPCA) as a "counselor," "reciprocal," "supervisor" or "master" in accordance with Certified Alcohol and Other Drug Abuse Counselor Classifications Eligibility Standards for Certification, January 7, 1992 (available from IAODAPCA at 1305 Wabash Avenue, Suite L, Springfield, Illinois). In a detoxification service, a qualified treatment professional may also be a person licensed as a registered nurse pursuant to Section 3(k) of the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1989, ch. 111, par. 3503(k)); a licensed practical nurse pursuant to Section 3(i) of the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 3503(i)); or a person certified as an emergency medical technician pursuant to Section 4.12 of the Emergency Medical Services (EMS) Systems Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 5504.12); who (except for the registered nurse) has completed at least 40 clock hours of formal training in the field of alcoholism or other drug abuse. In the case of a licensee under the Hospital Licensing Requirements rules, a person determined to be appropriate to deliver the clinical services provided, pursuant to by-laws, rules and regulations approved by the hospital Governing Board under 77 Ill. Adm. Code 250: Subpart C regarding "medical staff" and Section 250.2850 regarding "medical and professional staff."

"Qualified Alcoholism and Other Drug Treatment Supervisor": A person who in addition to meeting the requirements for a qualified alcoholism and other drug treatment professional, has at least an additional 4,000 hours paid work experience in the field of alcoholism/substance and/or other drug abuse and has at least 10 clock hours in formal training in the philosophy and techniques of supervision.

"Recommended by a Physician": The physician formulation of, approval of, or involvement in each client's treatment plan within 14 (calendar) days from the date of initial services. The physician shall establish a diagnosis which, to be reimbursed as a Medicaid service under this Section, must be a diagnosis of alcoholism and/or other drug abuse. Evidence of the physician's supervision must be documented by the physician's signed and dated approval of the treatment plan or signed and dated notation indicating concurrence with the plan of treatment in the client's record. The physician must provide a handwritten signature. The provider shall not use a signature stamp. This must reoccur: whenever there is a significant change in the treatment plan (i.e. a change in service category, problem identification, or focus of treatment); or at least once within every 90 days, whichever comes first.

"Subacute": The level of care necessary to effectively treat an alcohol and/or other drug abuser's dependency on a chemical, without the more intensive measures designed to treat primary medical conditions in an acute care setting (e.g. inpatient hospitalization). Subacute care may be delivered in a facility licensed under the rules for Licensure of Alcoholism and Substance Abuse Treatment, Intervention and Research Programs (77 Ill. Adm. Code 2058) or in a hospital, either of which is

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certified according to Section 2090.90 for purposes of Medicaid reimbursed alcoholism and/or other drug abuse services.

"Treatment Protocol": Written policies and procedures which describe the client services delivered by the provider. These policies and procedures must be approved and signed by a physician.

"Under age 21" means one who is admitted to treatment services prior to his/her 21st birthday up until he/she no longer requires services or reaches the age of 22, whichever comes first.

"Under the direction of a physician" means treatment services done under the direct supervision of a physician who is on staff and continuously directing the provision of care.

(Source: Amended at 16 Ill. Reg. 11807, effective July 14, 1992)

Section 2090.40 Treatment Services

a) Outpatient Services

- 1) The provision of face-to-face diagnostic and individual, group, or family treatment on a scheduled or unscheduled basis to an individual who in the clinical judgment of a qualified alcoholism and other drug treatment professional is experiencing a problem with alcohol or other drugs (e.g. family, social, financial, employment, educational, and/or legal). Services are delivered in a Medicaid enrolled nonresidential subacute setting. However, outpatient services may be provided in a recipient's place of residence or other off-site location when required because of illness, disability, infirmity, or problems of accessing care at the certified site, as documented in the recipient's individualized treatment plan. This service is designed to reduce or eliminate an individual's intake of alcohol and/or other drugs.

2) Scope

Outpatient treatment services must be delivered in accordance with an individualized treatment plan recommended by a physician. Services shall include, but are not limited to assessment, diagnosis and subsequent individual, group, or family counseling, case coordination, aftercare, and follow-up.

3) Admission Criteria

To be admitted for outpatient treatment, an individual must be experiencing

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problems as a result of using alcohol or other drugs and, in the clinical judgment of a qualified treatment professional, must not be actively experiencing psychotic manifestations, or other severe mental or physical illness, which require immediate acute medical or psychiatric care. In addition, the individual must not be intoxicated, incapacitated due to the effects of alcohol or other substances, or in withdrawal. An individual's physical and emotional conditional must allow them to function in their usual non-residential setting.

4) Staffing Qualifications

A) Outpatient services must be delivered by qualified alcoholism and other drug treatment professionals.

B) Each qualified alcoholism and other drug treatment professional providing treatment services must receive a minimum of four hours per month of direct clinical supervision delivered in no less than two sessions, by a qualified alcoholism and other drug treatment supervisor.

5) Reimbursement

Outpatient treatment services delivered to Aid to the Aged, Blind, and Disabled (AABD), Aid to Families with Dependent Children (AFDC), Medical Assistance, No Grant (MANG), Refugee Repatriate Program (RRP) recipients, Title XIX eligible Department of Children and Family Services (DCFS) wards, and persons under the age of eighteen who would qualify for AFDC but do not qualify as dependent children pursuant to 89 Ill. Adm. Code 140.7, are Medicaid-reimbursable via the prospective rates in effect as of the date of service (89 Ill. Adm. Code 148.370). Medicaid claims are submitted to ~~Illinois~~ the Department of ~~Public Aid (IDPA)~~ and shall meet the requirements of IDPA rules pursuant to 89 Ill. Adm. Code 148.340 through 148.370 for alcoholism and substance abuse treatment providers. The billable outpatient unit of service is a client hour defined as face-to-face counseling with a diagnosed client in an individual, group, or family setting. Reimbursement shall occur by a fee-for-service mechanism, using one client hour as the base unit of service, billable to the nearest quarter-hour. No more than two client hours shall be reimbursed for any client during a 24-hour period, except that the maximum number of hours may be extended by the provider to three during a 24 hour period on an individual basis when circumstances exist which limit accessibility to treatment services. These circumstances, such as significant travel distances, must be documented in the individualized treatment plan. In instances

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where the provider has extended the client hours beyond two per 24 hour period, no more than two of those client hours may be reimbursed for group treatment.

b) Intensive Outpatient Treatment

1) Definition

The provision of diagnostic services and individual or group treatment on a scheduled-only outpatient basis in a Medicaid enrolled subacute setting. This service is designed to reduce or eliminate, through a controlled milieu, an individual's intake of alcohol and/or other substances.

2) Scope

Intensive outpatient treatment services must be delivered in accordance with an individualized treatment plan recommended by a physician. Services shall include, but are not limited to assessment, evaluation, diagnosis, and subsequent individualized, group, or family counseling, education, case coordination, aftercare and follow-up. Intensive outpatient treatment is a structured program offered a minimum of four days or evenings per week and a minimum of 15 hours of treatment activities by professional staff per client per week, or in the case of adolescent intensive outpatient treatment, a minimum of 3 days or evenings per week and 9 hours of treatment activities per client per week.

3) Admission Criteria

Individuals admitted to intensive outpatient treatment must, in the clinical judgment of a qualified alcoholism and other drug treatment professional, be experiencing problems related to their addictive or abusive use of alcohol and/or other drugs which requires a level of care exceeding that available in outpatient treatment. Individuals experiencing active psychotic manifestations, or other severe mental or physical illness which requires immediate acute medical or psychiatric care, should not be admitted to intensive outpatient treatment. In addition, the individual shall not be intoxicated, incapacitated due to the effects of alcohol or other drugs, or in withdrawal.

4) Staffing Qualifications

At least one qualified alcoholism and other drug treatment professional must deliver at least 50% of direct client treatment services during each treatment session. Additional services may be delivered by specialty staff, for example,

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vocational counselors or activity therapists.

2)

Reimbursement

Intensive outpatient treatment services provided to AABD, AFDC, MANG, and RRP recipients, Title XIX eligible DCFS wards, and persons under the age of eighteen who would qualify for AFDC but do not qualify as dependent children pursuant to 89 Ill. Adm. Code 140.7, are Medicaid reimbursable via the prospective rates in effect as of the date of service (89 Ill. Adm. Code 148.370). Medicaid claims are submitted to the Department IDPA, and shall meet the requirements of IDPA rules pursuant to 89 Ill. Adm. Code 148.340 through 148.370 for alcoholism and substance abuse treatment providers. Reimbursement shall occur by a fee-for-service mechanism, using one client session of a minimum of three hours as the base unit of service. No more than one client session shall be reimbursed per 24 hour period. Services for clients enrolled in intensive outpatient treatment shall not be reimbursed under the provisions for outpatient services.

c)

Residential Rehabilitation

1)

Definition

The provision of diagnostic services and individual or group treatment on a scheduled-only residential basis in a Medicaid enrolled hospital subacute setting; or to individuals under age 21 in a psychiatric facility or an inpatient program in a psychiatric facility, either of which is accredited by the Joint Commission on Accreditation of Health Care Organizations (JCAHO), 875 North Michigan Avenue, Chicago, Illinois. This service is designed to reduce or eliminate, through a controlled milieu, an individual's intake of alcohol and/or other drugs.

2)

Scope

Residential rehabilitation must be delivered in accordance with an individualized treatment plan recommended by a physician if in a hospital setting, and under the direction of a physician if in a psychiatric facility. Services must include, but are not limited to assessment, evaluation, diagnosis, and subsequent individual, group, or family counseling, education, case coordination, aftercare and follow-up. Residential rehabilitation is a structured residential program offered seven days per week and includes a minimum of 25 hours of treatment activities per client per week.

3)

Admission Criteria

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Individuals admitted to residential rehabilitation must, in the clinical judgment of a qualified alcoholism and other drug treatment professional, be experiencing problems related to their addictive or abusive use of alcohol and other drugs which requires a level of care exceeding that available in outpatient and intensive outpatient treatment. Individuals experiencing active psychotic manifestations, or other severe mental or physical illness which requires immediate acute medical or psychiatric care, should not be admitted to residential rehabilitation. In addition, the individual shall not be intoxicated, incapacitated due to the effects of alcohol or other drugs, or in withdrawal.

4)

Staffing Qualification

At least one qualified alcoholism and other drug treatment professional must deliver at least 50% of direct client treatment services during each treatment session. Additional services may be delivered by specialty staff, for example, vocational counselors or activity therapists.

5)

Reimbursement

Residential rehabilitation services provided to AABD, AFDC, MANG, and RRP recipients, Title XIX eligible DCFS wards, and persons under the age of eighteen who would qualify for AFDC but do not qualify as dependent children pursuant to 89 Ill. Adm. Code 140.7, are Medicaid reimbursable via the prospective rates in effect as of the date of service (89 Ill. Adm. Code 148.370). Medicaid claims are submitted to the Department IDPA and shall meet the requirements of IDPA rules pursuant to 89 Ill. Adm. Code 148.340 through 148.370 for alcoholism and substance abuse treatment providers. Reimbursement shall occur on a per diem basis. Services for clients enrolled in a residential rehabilitation program with over 16 beds shall not be reimbursed under the provisions for outpatient, intensive outpatient or detoxification services.

d)

Detoxification

1)

Definition

The provision of immediate physiological stabilization and diagnostic and short term treatment on a non-scheduled basis to an individual who is intoxicated or experiencing withdrawal from the ingestion of alcohol and/or other drugs, and whose physical and emotional condition does not require the intensity of an acute care setting, but does require intensive monitoring and observation. Detoxification is care provided in a Medicaid enrolled

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hospital subacute setting; or to individuals under age 21 by a Medicaid enrolled psychiatric facility or an inpatient program in a psychiatric facility, either of which is accredited by JCAHO, to an individual whose physical and emotional condition requires ongoing monitoring and observation, as well as more intensive assessment and treatment counseling, and is intended to lead to further treatment as necessary. This service is provided in a highly controlled and supportive residential subacute environment.

2)

Scope

Detoxification services shall be provided in accordance with a treatment protocol approved and signed by a physician if in a hospital, and under the direction of a physician if in a psychiatric facility. Services shall include but are not limited to assessment, evaluation, diagnosis, determination of need for more specialized medical care, rest under close observation, individual counseling, case coordination and subsequent referral, room and board, meals, and supervision by staff.

3)

Admission Criteria

To be admitted for detoxification, an individual must be intoxicated or incapacitated by alcohol and/or other drugs, and/or must be experiencing alcohol and/or other drug withdrawal. However, an individual must not be comatose and must not be actively experiencing psychotic manifestations or other severe mental or physical illness which requires immediate acute medical or psychiatric care.

4)

Staffing Qualifications

At least two staff members ~~who are~~ one of whom is a qualified alcoholism and other drug treatment professional, are to be on duty at all times.

5)

Reimbursement

Detoxification services provided to AABD, AFDC, MANG, and RRP recipients, Title XIX eligible DCFS wards, and persons under the age of eighteen who would qualify for AFDC but do not qualify as dependent children pursuant to 89 Ill. Adm. Code 140.7 are Medicaid-reimbursable via prospective rates in effect as of the date of service (89 Ill. Adm. Code 148.370). Medicaid claims are submitted to ~~IDPA~~ the Department and shall meet the requirements of IDPA rules pursuant to 89 Ill. Adm. Code 148.340 through 148.370 for alcoholism and substance abuse treatment providers. Reimbursement for detoxification services shall occur on a per diem basis.

However, admissions less than 12 hours in length shall be reimbursed at a per episode rate. No more than one client episode shall be reimbursed per 24 hour period.

e)

Day Treatment Services

1)

Definition

The provision of treatment services as defined in subsection (c)(1) above, except that the services shall be provided by a program licensed pursuant to 77 Ill. Adm. Code 2058.372 through 376 and certified hereunder as having 16 beds or less.

2)

Scope

The scope of services is the same as set forth in subsection (c)(2) excluding room and board, meals, night supervision of dormitory areas and other domiciliary support services.

3)

Admission Criteria

Admission criteria shall be the same as those set forth in subsection (c)(3) above.

4)

Reimbursement

Day treatment services shall be reimbursed at an all-inclusive per diem rate as set forth in Section 2090.70(c)(5), available upon certification of the facility and approval of the Illinois Public Aid State Plan provisions for day treatment by the Health Care Financing Authority (HCFA).

f)

Day Detoxification Services

1)

Definition

The provision of detoxification services as defined in subsection(d)(1) above, except that the services shall be provided by a program licensed pursuant to 77 Ill. Adm. Code 2058.380 through 384 and certified hereunder as having 16 beds or less.

2)

Scope

The scope of services are the same as those set forth in subsection(d)(2)

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excluding room and board, meals, night supervision of dormitory areas and other domiciliary support services.

- 3) Admission Criteria
Admission criteria shall be the same as those set forth in subsection(d)(3) above.
- 4) Staffing Qualifications
Staffing qualifications shall be the same as set forth in subsection (d)(4) above.
- 5) Reimbursement
Day detoxification services shall be reimbursed at an all-inclusive per diem rate as set forth in Section 2090.70 (c)(6), available upon certification of the facility and approval of the Illinois Public Aid State Plan provisions for day treatment by the Health Care Financing Authority (HCFA).

g) Ancillary Psychiatric Diagnostic Services

- 1) Ancillary psychiatric diagnostic services are limited to psychiatric evaluations to determine whether the individual's primary condition is attributable to the effects of alcohol or drugs or to a diagnosed psychiatric or psychological disorder. Such an evaluation shall determine the individual's primary condition and recommend appropriate treatment services.
- 2) Psychiatric evaluations reimbursable through Medicaid are limited to a psychiatric evaluation/examination of a client and the exchange of information with the primary physician and other informants such as nurses, counseling staff, or family members and the preparation of a report including psychiatric history, mental status, and diagnosis. This service shall be performed by a psychiatrist.
- 3) Psychiatric evaluations may be delivered to individuals admitted to outpatient, residential rehabilitation, intensive outpatient, or detoxification services where the need for such services is documented in the client's individualized treatment plan. Documentation of all such services shall be maintained in the client record.
- 4) Ancillary diagnostic services delivered to AABD, AFDC, MANG, and RRP recipients, Title XIX eligible DCFS wards, and persons under the age of

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

eighteen who would qualify for AFDC but do not qualify as dependent children pursuant to 89 Ill. Adm. Code 140.7, are Medicaid-reimbursable on a per-encounter basis at the prevailing rate as established by IDPA pursuant to 89 Ill. Adm. Code 140.400.

h) Ancillary Methadone Services

Ancillary Methadone Services reimbursable through Medicaid are limited to: initial and ongoing face-to-face medical examinations which are medically necessary; methadone delivery and monitoring; and collection, processing and related toxicology testing of client urine specimens. In order to be reimbursable these services must be delivered to Medicaid recipients who are served in an enrolled Methadone Treatment program. Reimbursement is available from the effective date of approval by HCFA of the Illinois Public Aid State Plan provisions regarding ancillary methadone services. Such services must be rendered in accordance with the standards established in 21 CFR 291.505 (1991, no subsequent dates or editions) and 77 Ill. Adm. Code 2058.

- 1) Physician services must be performed by a physician who holds a current and unencumbered license to practice medicine in Illinois, who is enrolled in good standing in the Illinois Medicaid program and is an individual practitioner employed by or under contract with the participating methadone program.

A) The Initial Comprehensive Medical Examination must be done in accordance with the standards set forth in 77 Ill. Adm. Code 2058.330 and 21 CFR 291.505 (1991, no subsequent dates or editions), and must include at least the "minimum contents of a medical evaluation" as set forth in 21 CFR 291.505(d)(3) (1991), such as, but not limited to: medical/narcotic use and/or abuse history, evidence of current physiologic dependence, a physical examination, determination of vital signs, required laboratory tests, examination of appearance and overall impression. Findings must be recorded in the patient's record in accordance with the standards set forth in 77 Ill. Adm. Code 2058.333, and the physician shall participate in individualized treatment planning.

B) The Ongoing Medical Examination includes face-to-face, medically necessary physician examinations including, but not limited to the following: required medical supervision of the patient's methadone medication regimen; required follow-up of any physical or mental problem identified during the admission physical or arising subsequently; required reevaluation and modification of the

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

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individualized patient treatment plan, prescribing of medication and monitoring of significant changes in treatment planning, and must be documented by physician signature as involving face to face contact with the client. Medical necessity shall be determined by the physician based on medical diagnosis.

- c) Reimbursement for physician services shall be made on a per encounter basis, using the rates established by IDPA for such services. Initial comprehensive examination reimbursement is limited to once a lifetime per recipient, per provider. Ongoing examinations are limited to those which are medically necessary.

- 2) Delivery of Methadone includes the prescribed dispensing and required reporting by qualified medical staff, of an observed or take home dosage or dosages of methadone to an individual Medicaid recipient client in accordance with 77 Ill. Adm. Code 2058.324 and 2058.369. Reimbursement shall be made per encounter using a rate based on dosage cost plus a standard delivery fee agreed to between the Department and IDPA.

- 3) Toxicology testing includes the collection, packaging, preparing and processing of urine specimens and testing in accordance with 77 Ill. Adm. Code 2058.366, 21 CFR 291.505(d)(2) (1991, no subsequent dates or editions), and other pertinent state and federal laws. To be reimbursable, toxicology testing must be done either by a laboratory that is licensed by the Illinois Department of Public Health, pursuant to the Clinical Laboratory Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 621-101 et seq.) and the Clinical Laboratory Code, 77 Ill. Adm. Code 450, and if applicable 77 Ill. Adm. Code 2058.366, certified by the National Institute on Drug Abuse (NIDA); and/or be done by an approved drug testing machine at a facility certified pursuant to 77 Ill. Adm. Code 450 or exempt from such certification; either of which is testing done by or under contract with the certified methadone program. Reimbursement shall be determined by a cost based rate methodology, such rate to be calculated by the Department and approved by IDPA.

(Source: Amended at 16 Ill. Reg. 11807, effective July 14, 1992)

Section 2090.70 Rate Setting

- a) The amount approved for payment for alcoholism and other drug abuse treatment is based on the category and amount of services required by and actually delivered to a recipient. The amount is determined in accordance with prospective rates developed by the Department and adopted by the Department of Public Aid. The adopted rule shall not exceed the charges to the general public.

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

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- b) Rates are cost-based and are individually established annually for each service at each provider. In order that costs may be determined, each provider shall submit, upon application for certification, the provider's annual audit for the prior fiscal year and two copies of the required statistical and financial information which shall be submitted on forms specified by the Department. These shall be submitted in accordance with Section 2090.90 (c)(1) and (2) of this Part. Blank copies of the forms and instructions for its completion may be obtained by submitting a request in writing to:

Illinois Department of Alcoholism and Substance Abuse
Office of Purchased Care Development
222 South College, 2nd Floor
Springfield, IL 62704

- c) Rates are generated through the application of formal methodologies specific to each category.

- 1) Outpatient services shall be reimbursed at an all-inclusive per client hour rate payable to the nearest quarter hour. Such services are defined as face-to-face counseling with a diagnosed client. No more than two client hours shall be reimbursed for any client during a 24 hour period, except as permitted by Section 2090.40 (a)(5).

- 2) Intensive Outpatient services shall be reimbursed at an all-inclusive session rate; a day is defined as a minimum of three hours per 24 period. No more than one client session shall be reimbursed for any recipient during any 24 hour period.

- 3) Residential rehabilitation services shall be reimbursed at an all-inclusive per diem rate. No more than one client day shall be reimbursed for any recipient during any 24 hour period.

- 4) Detoxification services shall be reimbursed at an all-inclusive per diem rate. However, admissions less than twelve hours in length shall be reimbursed at a per episode rate.

- 5) Day treatment services shall be reimbursed at an all-inclusive per diem rate exclusive of costs attributable to domiciliary services as specified in Section 2090.40(e)(2). No more than one client encounter shall be reimbursed for a recipient in any 24 hour period.

- 6) Day detoxification services shall be reimbursed at an all-inclusive per diem rate which shall exclude costs attributable to domiciliary services as specified

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

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in Section 2090.40(f)(2). No more than one client encounter shall be reimbursed for a recipient in any 24 hour period.

75) Ancillary psychiatric diagnostic services shall be reimbursed on a per encounter basis to psychiatrists at the practitioner's usual and customary charge, not to exceed the maximum established by the Department.

81) Ancillary Methadone services shall be reimbursed on a per service basis using methodology as set forth in each of the reimbursable categories described in Section 2090.40(f).

96) The provider shall not be reimbursed for more than one covered subacute alcoholism or other drug abuse service per client per day except for ancillary services which may be reimbursed in addition to one of the other covered services.

d) Hospitals

The Department shall establish rates with hospitals delivering subacute services who request such certification and are certified pursuant to this Part. Rates shall be based upon the service definitions found in Section 2090.40 (a), (b), (c) and (d) of this Part, and shall be subject to the provisions of subsections (a), (b) and (c) of this Section.

(Source: Amended at 16 Ill. Reg. 11807, effective July 14, 1992)

Section 2090.90 Application and Certification Process

Each alcohol or substance abuse treatment provider who desires to enroll in the Medicaid program shall submit an application to the Department. The Department shall certify the provider when it is determined that the provider is in compliance with these program standards.

a) Applications may be obtained by submitting a request in writing to:

Illinois Department of Alcoholism and Substance Abuse
State of Illinois Center
Quality Assurance Certification Unit
100 West Randolph Street, Suite 5-600
Chicago, Illinois 60601

b) The Department shall forward the application materials not later than 15 calendar days after receipt of the request.

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF ADOPTED AMENDMENTS

c) The applicant shall submit to the Department a completed application form, a copy of the applicant's most recent utilization review report, and the most recent annual audit and statistical and financial data as specified below.

1) Applicants who receive funding from the Department shall be in compliance with 77 Ill. Adm. Code 2030.530, 2030.610 and 2030.640 Subparts D, G and Section 2030.710 and 2030.740.

2) Applicants who do not receive funding from DASA shall submit one copy of the annual audit according to the standards established in 77 Ill. Adm. Code 2030.520620 and two copies of the statistical and financial data submitted on forms in a format required by the Department.

d) Applications which are missing more than two components shall be returned to the applicant with a statement specifying the missing information. Completed applications may be resubmitted. Applications which are missing one or two components shall be held by the Department and the applicant notified in writing of the missing information. The applicant may submit only the missing components. The Department shall hold such incomplete applications no more than 30 calendar days.

e) Applications which are complete shall be reviewed for compliance with the requirements of this Part.

1) If the application is in compliance with this Part, the Department shall conduct an on-site inspection.

2) If the application does not comply with the requirements of this Part, the Department shall notify the applicant in writing of the deficiencies. The applicant may correct the deficiencies and supply the new information to the Department. Should the applicant not satisfactorily respond to the deficiencies within 60 calendar days, the Department shall deny certification.

f) The Department shall notify the applicant in writing of its determination regarding certification following completion of the on-site inspection.

1) If the on-site inspection confirms compliance with the requirements of this Part, the Department shall include the IDPA enrollment forms with the letter of certification. The applicant shall submit the completed enrollment forms along with a copy of the letter of certification to IDPA. The effective date of initial certification by the Department shall be the effective date when providers may deliver services to Medicaid recipients which will be reimbursed by IDPA.

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- 2) If the on-site inspection does not confirm compliance with the requirements of this Part, the Department shall notify the applicant in writing of the deficiencies. The applicant may correct the deficiencies and supply the new information to the Department. Should the applicant not satisfactorily respond to the deficiencies within 60 calendar days, the Department shall deny certification.

- g) Where certification has been denied, the applicant may appeal the Department's decision and request a hearing pursuant to 77 Ill. Adm. Code 2000.

(Source: Amended at 16 Ill. Reg. 11807, effective July 14, 1992)

Section 2090.100 Recertification and Inspection

- a) The Department shall recertify Medicaid enrolled providers annually.

- 1) Ninety (90) days prior to the anniversary date of certification the provider shall submit to the Department:

- A) A recertification application on forms specified by the Department.
B) A statement that the provider continues to meet all requirements of this Part including the appropriate state licensure for each enrolled treatment service category. This statement shall be signed by the Authorized Program Representative of the facility.

- C) Copies of all UR reports since the date of last certification.

- 2) Providers who receive funding from the Department shall be in compliance with 77 Ill. Adm. Code 2030.520, 2030.640 and 2030.640 Subparts D, G, and Section 2030.710 and 2030.740.

- 3) Providers who do not receive funding from the Department shall submit one copy of the annual audit according to the standards established in 77 Ill. Adm. Code 2030.520 620 and two copies of statistical and financial data submitted on forms required by the Department.

- b) Inspections

- 1) The Department shall conduct inspections of providers certified under this Part to enforce compliance with provisions of this Part.

- 2) The Department inspectors shall be granted access to all facilities and

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

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service areas, client records, and all other records under this Part.

- c) The provider shall notify the Department in writing within 30 days of any changes in policies or procedures required in this Part.

(Source: Amended at 16 Ill. Reg. 11807, effective July 14, 1992)

- 1) The Heading of the Part: Conversion of Contract to Common Authority
- 2) Code Citation: 92 Ill. Adm. Code 1309
- 3) Section numbers:
1309.10 Adopted Action:
1309.20 New Section
1309.30 New Section
- 4) Statutory Authority: Implementing Section 18c-4302(2)(b) and authorized by Section 18c-1202(9) of The Illinois Commercial Transportation Law (Ill. Rev. Stat 1991, ch.95 1/2, par. 18c-1101 et seq.).
- 5) Effective Date of Rules: July 15, 1992
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this rule contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: July 8, 1992
- 9) Notice of Proposal Published in Illinois Register:
March 6, 1992, at 16 Ill. Reg. 3238
- 10) Has JCAR issued a Statement of Objections to this amendment?
No.
- 11) Difference(s) between proposal and final version: None
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
No changes were necessary.
- 13) Will this rule replace an emergency rule currently in effect?
No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Amendments: This rule establishes standards for converting contract carrier permits to common carrier authorities.

- 16) Information and questions regarding this adopted amendment shall be directed to:

Kathy Lynch
Illinois Commerce Commission
527 East Capitol Avenue
P.O. Box 19280
Springfield, IL 62794-9280
(217)785-4869

The full text of the Adopted Rules begins on the next page:

ILLINOIS COMMERCE COMMISSION

NOTICE OF ADOPTED RULES

TITLE 92: TRANSPORTATION
CHAPTER III: ILLINOIS COMMERCE COMMISSION
SUBCHAPTER b: MOTOR CARRIERS OF PROPERTY

PART 1309

CONVERSION OF CONTRACT TO COMMON AUTHORITY

Section 1309.10 Proceedings to Convert Contract to Common Authority

Section 1309.20 Standards for Conversion of Contract to Common Authority

Section 1309.30 Scope of Converted Authority

AUTHORITY: Implementing Section 18c-4302(2)(b) and authorized by Section 18c-1202(9) of the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1991, ch. 95 1/2, par. 18c-1101 et seq.).

SOURCE: Adopted at 16 Ill. Reg. 11827, effective July 15, 1992.

Section 1309.10 Proceedings to Convert Contract to Common Authority

a) This Part applies to proceedings to convert a motor contract carrier permit to a motor common carrier certificate, but only when the permit is not restricted to the accounts of named contracting shippers. Proceedings may be initiated:

- 1) by an application filed by a motor contract permit holder;
- 2) by a complaint filed by a motor common carrier that would be directly and adversely affected by failure to convert the contract carrier authority to common carrier authority; or
- 3) by the Commission on its own motion.

b) Public notice of any proceeding to convert must be given and shall be subject to the provisions of 92 Ill. Adm. Code 1202.20.

c) There is no application filing fee for any proceeding initiated under this Part.

Section 1309.20 Standards for Conversion of Contract to Common Authority

a) The Commission will convert a contract carrier's permit

ILLINOIS COMMERCE COMMISSION

NOTICE OF ADOPTED RULES

to a common carrier certificate only to the extent that evidence presented at a hearing demonstrates that the carrier has not been operating as a "contract carrier of property by motor vehicle" as defined by Section 18c-1104(8) of the Illinois Commercial Transportation Law ("the Law") (Ill. Rev. Stat. 1991, ch. 95 1/2, par. 18c-1104(8)), but has been operating as a "common carrier of property by motor vehicle" as defined by Section 18c-4206 of the Law.

b) If it appears from the evidence that the contract carrier has been operating both as a common and a contract carrier, the Commission will determine whether it would be consistent with the public interest for the carrier to hold both common and contract authority, as required by Section 18c-4206 of the Law.

c) The burden of proving that contract authority should be converted to common authority shall be borne by the party initiating the proceeding.

Section 1309.30 Scope of Converted Authority

a) When the Commission determines that a contract carrier's authority should be converted to common authority, the Commission will issue common authority only to the extent the carrier has demonstrated that a public need for the carrier's services exists.

b) Evidence of public need shall consist solely of an abstract of shipments performed by the contract carrier within one year prior to the initiation of the proceedings to convert. Only those shipments falling within the commodity and geographic scope of the contract authority may be considered in determining whether a public need for the carrier's service exists.

c) In no case shall the commodity or geographic scope of a common authority issued as a result of proceedings to convert be greater than the commodity or geographic scope of the converted contract authority.

d) A contract carrier in a conversion proceeding shall not be deemed to have engaged in illegal operations solely because the carrier was not operating a "contract carrier of property by motor vehicle" as defined by Section 18c-1104(8) of the Law.

ILLINOIS HOUSING DEVELOPMENT AUTHORITY

NOTICE OF ADOPTED AMENDMENT

1) Heading of Part: Low-Income Housing Tax Credit Allocation

2) Code Citation: 47 Ill. Adm. Code 350

3) Section Numbers: Adopted Action:

350.213 New Section

4) Statutory Authority: Section 7.19 and 7.25 of the Illinois Housing Development Act (Ill. Rev. Stat. 1991, Ch. 67 1/2, pars. 307.19 and 307.25).

5) Effective Date of Amendment: July 13, 1992, 1992

6) Does this rulemaking contain an automatic repeal date? No

7) Does the Amendment contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: January 17, 1992

9) Notice of Proposal Published in Illinois Register:

April 3, 1992 16 Ill. Reg. 5185

10) Has JCAR issued a Statement of Objections to this Amendment: No

11) Differences between proposal and final version:

Pursuant to the Agreement Letter from JCAR dated June 16, 1992 and a memorandum from Administrative Code Division dated April 28, 1992, the Authority made a few technical and grammatical corrections.

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will this Amendment replace emergency amendment currently in effect? Yes

14) Are there any amendments pending on this Part? No

15) Summary and Purpose of Amendment?

The Amendment is intended to establish the procedures for monitoring compliance with Federal law for projects which have been allocated low income housing tax credit dollars.

NOTICE OF ADOPTED AMENDMENT

16) Information and questions regarding these Adopted Amendments shall be directed to:

Diane K. Corbett, Esq.
401 N. Michigan Ave., Suite 900
Chicago, Illinois 60611

The full text of the Adopted Amendment begins on the next page:

ILLINOIS HOUSING DEVELOPMENT AUTHORITY

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 47: HOUSING AND COMMUNITY DEVELOPMENT
CHAPTER 11: ILLINOIS HOUSING DEVELOPMENT AUTHORITY

PART 350

LOW-INCOME HOUSING TAX CREDIT ALLOCATION

SUBPART A: GENERAL RULES

Section
350.101
350.102
350.103
350.104

Purpose and Objectives
Definitions
Compliance with Federal Law
Severability

SUBPART B: LOW-INCOME HOUSING TAX CREDIT ALLOCATIONS

Section
350.201
350.202
350.203
350.204
350.205
350.206
350.207
350.208
350.209
350.210
350.211
350.212
350.213

Tax Credit Issuing Authority
Allocation Pursuant to Qualified Allocation Plan
Application Process
Notice of Application
Authority Review
Allocation Amount - Project Feasibility
Approval or Rejection
Extended Low-Income Housing Commitment
Project Certification
Housing Tax Credit Dollars Allocation
Reservation of Housing Tax Credit Dollars for Period Other Than
Current Calendar Year
Revocation of Reservations
Compliance Monitoring

AUTHORITY: Sections 7.24(g), 7.19 and 7.25 of the Illinois Housing Development Act (Ill. Rev. Stat. 1991, ch. 67 1/2, pars. 307.24(g), 307.19 and 307.25).

SOURCE: Emergency rules adopted at 11 Ill. Reg. 6553, effective March 30, 1987, for a maximum of 150 days; emergency expired August 27, 1987; adopted at 11 Ill. Reg. 19271, effective November 17, 1987; amended at 13 Ill. Reg. 5947, effective April 18, 1989; Part repealed, new Part adopted by emergency action at 14 Ill. Reg. 5827, effective March 19, 1990, for a maximum of 150 days; emergency expired August 16, 1990; Part repealed, new Part adopted at 14 Ill. Reg. 14021, effective August 16, 1990; amended at 15 Ill. Reg. 17110, effective November 13, 1991; emergency amendment at 16 Ill. Reg. 5369, effective March 3, 1992, for a maximum of 150 days; modified at 16 Ill. Reg. 9137, effective June 1, 1992; amended at 16 Ill. Reg. 11831, effective July 13, 1992.

SUBPART B: LOW-INCOME HOUSING TAX CREDIT ALLOCATIONS

ILLINOIS HOUSING DEVELOPMENT AUTHORITY

NOTICE OF ADOPTED AMENDMENT(S)

Section 350.213 Compliance Monitoring

The Authority shall, pursuant to the Qualified Allocation Plan, monitor the Project for compliance with Section 42 of the Internal Revenue Code. If the Authority discovers that a Project which has received an allocation of housing tax credit dollars is not in compliance with Section 42 of the Internal Revenue Code, the Authority shall notify the Internal Revenue Service of that noncompliance. This compliance monitoring will be effective for all Projects regardless of the date of allocation. The Authority will charge the Sponsor an administrative fee not to exceed the greater of \$100 per year or \$6 per unit per year for administrative costs incurred by the Authority for implementation of the compliance monitoring system. This fee will be in addition to the fees referenced in Section 350.203(1) of this Part.

(Source: Added at 16 Ill. Reg. 11831, effective July 13, 1992.)

DEPARTMENT OF STATE POLICE MERIT BOARD

NOTICE OF ADOPTED AMENDMENT(S)

- 1) The Heading of the Part: PROCEDURES OF THE DEPARTMENT OF STATE POLICE MERIT BOARD

2) Code Citation: 80 Ill. Adm. Code 150

3) Section Numbers: Adopted Action:

150.410 Amendment
150.420 Amendment
150.430 Amendment

- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 121, par. 307.8 and 307.10

5) Effective Date of Rule(s): July 13, 1992

6) Does this Rulemaking Contain an Automatic Repeal Date? No

7) Does this rule contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: July 2, 1992

9) Notice(s) of Proposal Published in Illinois Register:

March 20, 1992, 16 Ill. Reg. 4360

10) Has JCAR issued a Statement of Objections to this (these) rule(s)? No

11) Difference(s) between proposal and final version:

No changes were made.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this rule replace an emergency rule currently in effect? No

14) Are there any amendments pending on this Part? No

15) Summary and Purpose of Rule(s):

150.410 - The Merit Board voted to extend the promotional cycle from eighteen (18) to twenty-four (24) months. This change will allow the Board to develop test instruments in one fiscal year and implement these test instruments in the next fiscal year. The extension of the process by six months will result in significant cost savings in the upcoming fiscal year.

DEPARTMENT OF STATE POLICE MERIT BOARD

NOTICE OF ADOPTED AMENDMENTS

150.420 - The same promotional test is given for both the State Trooper and Special Agent classification, therefore the Board voted to eliminate the verbage stating there were separate examinations.

150.430 - After a thorough review of the promotional process, the Board voted to abbreviate the assessment center process by conducting an assessment exercise for Lieutenant. The Board eliminated the explanation of the assessment center and the standardization of scores. The Board also clarified the rules by explaining how the total promotional score is calculated for the ranks of Lieutenant, Captain and Major.

- 16) Information and questions regarding this adopted rule shall be directed to:

Name: James E. Seiber, Executive Director

Address: 3180 Adloff Lane, Suite 100, Springfield, IL 62703

Telephone: 217/786-6240

The full text of the Adopted Rule(s) begins on the next page:

DEPARTMENT OF STATE POLICE MERIT BOARD

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES

SUBTITLE A: MERIT EMPLOYMENT SYSTEMS

CHAPTER IV: DEPARTMENT OF STATE POLICE MERIT BOARD

PART 150

PROCEDURES OF THE DEPARTMENT OF STATE POLICE MERIT BOARD

SUBPART A: DEFINITIONS

Section
150.110 Definitions

SUBPART B: CERTIFICATION FOR APPOINTMENT

Section
150.210 Qualifications
150.220 Selection Procedures
150.230 Recertification
150.240 Probationary Period

SUBPART C: CLASSIFICATION OF RANKS

Section
150.310 Ranks
150.320 Interdivisional Transfers

SUBPART D: CERTIFICATION FOR PROMOTION

Section
150.410 Board Responsibilities
150.420 Eligibility
150.430 Procedures
150.440 Promotion Probationary Period (Repealed)

SUBPART E: DISCIPLINARY ACTION

Section
150.510 Merit Board Jurisdiction
150.520 Discipline Afforded the Superintendent
150.530 Notification to Suspended Officer

DEPARTMENT OF STATE POLICE MERIT BOARD

NOTICE OF ADOPTED AMENDMENT(S)

150.540 Petition for Review
150.550 Form and Content of Petition for Review
150.560 Filing Procedures
150.565 Procedure for Processing Petition for Review
150.570 Director's Review
150.575 Discipline Afforded the Director
150.580 Complaint Procedures
150.585 Scheduling the Hearing
150.590 Notification to Officer

SUBPART F: HEARINGS

150.610 Board Docket
150.620 Hearing Officer
150.630 Pre-hearing Conferences
150.640 Motions
150.650 Subpoenas
150.655 Request for Witnesses or Documents
150.660 Evidence Depositions
150.665 Hearing Procedures
150.670 Continuances and Extensions of Time
150.675 Computation of Time
150.680 Decisions of the Board
150.685 Service and Form of Papers

Appendix A Vision Standards

Appendix B Physical Fitness Standards

AUTHORITY: Implementing Sections 3 through 14 and authorized by Section 8 of "AN ACT in relation to the Department of State Police" (Ill. Rev. Stat. 1991, ch. 121, pars. 307.3 through 307.14.)

SOURCE: Emergency rule adopted at 2 Ill. Reg. 10, p. 206, effective February 24, 1978, for a maximum of 150 days; emergency amendment at 2 Ill. Reg. 32, p. 37, effective July 27, 1978, for a maximum of 150 days; emergency amendments at 2 Ill. Reg. 51, p. 100, effective December 7, 1978, for a maximum of 150 days; adopted at 2 Ill. Reg. 52, p. 422, effective December 25, 1978; amended at 3 Ill. Reg. 47, p. 86, effective November 12, 1979; emergency amendments at 4 Ill. Reg. 6, p. 284, effective February 1, 1980, for a maximum of 150 days; amended at 5 Ill. Reg. 2739, effective March 2, 1981; amended at 6 Ill. Reg. 10954, effective August 31, 1982; codified at 7 Ill. Reg. 9900; amended at 7 Ill. Reg. 15018, effective November 2, 1983; emergency amendments at 8 Ill. Reg. 379, effective December 27, 1983, for a maximum of 150 days; emergency amendments at 8 Ill. Reg. 3038, effective February 23, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 7894, effective May 23, 1984; amended at 9 Ill. Reg. 3721, effective March 13, 1985; amended at 9 Ill. Reg. 14328, effective September 6, 1985; recodified from the Department of Law Enforcement Merit Board

DEPARTMENT OF STATE POLICE MERIT BOARD

NOTICE OF ADOPTED AMENDMENT(S)

to the Department of State Police Merit Board pursuant to Executive Order 85-3, effective July 1, 1985, at 10 Ill. Reg. 3283; amended at 10 Ill. Reg. 17752, effective October 1, 1986; amended at 11 Ill. Reg. 7760, effective April 14, 1987; amended at 11 Ill. Reg. 18303, effective October 26, 1987; amended at 12 Ill. Reg. 1118, effective December 24, 1987; amended at 12 Ill. Reg. 10736, effective June 13, 1988; amended at 13 Ill. Reg. 5201, effective April 3, 1989; emergency amendment at 13 Ill. Reg. 16607, effective September 29, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 19592, effective December 1, 1989; amended at 14 Ill. Reg. 3679, effective February 23, 1990; amended at 15 Ill. Reg. 11007, effective July 15, 1991; amended at 16 Ill. Reg. 11835, effective July 13, 1992.

SUBPART D: CERTIFICATION FOR PROMOTION

Section 150.410 Board Responsibilities

The Board shall make certifications for promotion on the basis of job performance measurement, seniority, education, and written and/or oral examination. Examinations for promotion will be given at least every ~~eighteen~~ twenty-four (24) months with notification of time and location to be provided in the promotional announcement.

(Source: Amended at 16 Ill. Reg. 11835, effective July 13, 1992.)

Section 150.420 Eligibility

Candidates will be eligible to take the promotional examination only for that rank immediately above the candidate's permanent rank and, depending upon their primary assignment, either within the State Police Officer or Special Agent classification. In addition,

- They shall have served in the Department for at least one (1) year from the date of their employment;
- They shall be considered for promotion only after serving the required minimum of one (1) year in their permanent rank;
- Sworn officers on leave of absence or disability leave at the time the promotional screening process is initiated are not eligible. The process is initiated when the deadline for responding to the examination announcement has passed.

(Source: Amended at 16 Ill. Reg. 11835, effective July 13, 1992.)

DEPARTMENT OF STATE POLICE MERIT BOARD

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Section 150.430 Procedures

- The Board will provide each officer with official notification announcing the examination and requesting a written response respecting the officer's intention to participate.
- Candidates for promotion must complete examinations at the time designated by the Board in the official notification. No exceptions will be allowed.
- Such candidates must have taken the most recent examination offered by the Board to be eligible for certification for promotion. All candidates taking the examination for each rank will be advised of their total promotional score and standing.

d) Promotional Process Components

- †) The total promotional score will consist of combined standardized scores or respective percentage weights of the components designated for each rank:

Components	SA Sgt, SA Msg, SA Lt, SA Capt, SA Maj	Sgt, Msg, Lt, Capt, Maj
Written Examination	50% X	X
Performance Evaluation	45% X	X
Seniority in Rank	5 X	X
Assessment Interview/Exercise	NA	NA
Assessment Center*	NA	X

*The Assessment Center program is a process of standardized evaluation of candidate behavior(s) utilizing job-related dimensions empirically derived from the occupational analysis. Candidates will be observed, recorded and evaluated on realistic and job-related management simulations by trained law enforcement executives of a rank equal to or at least one level above the candidates present rank.

- 2) Each promotional score will be standardized by race/sex in accordance with Equal Employment Opportunity Commission Regulations (29 CFR 1600 et seq. (July 1, 1982)) and Illinois Department of Human Rights guidelines.

- Candidates for the ranks of Lieutenant, Captain, Major, Special Agent Lieutenant, Special Agent Captain, and Special Agent Major whose combined written examination, performance evaluation, and seniority scores fall below the top 65% of candidates participating in each rank,

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are not eligible to participate in their respective Assessment Center Exercise. The Assessment Exercise score for those participating candidates will be added to the written examination, performance evaluation and seniority scores. This combined score will be standardized to a one hundred point scale.

- f) The Board will certify to the Director the top 65% of those Troopers, Sergeants, Special Agents and Special Agent Sergeants participating in the total promotional process. All Master Sergeants, Lieutenants, Captains, Special Agent Master Sergeants, Special Agent Lieutenants and Special Agent Captains participating in the total promotional process will be certified by the Board.

- g) There will be statewide certification lists for the ranks of Lieutenant/Special Agent Lieutenant, Captain/Special Agent Captain, and Major/Special Agent Major. The certification lists for Sergeant and Master Sergeant will be according to Districts, and lists for Special Agent Sergeant and Special Agent Master Sergeant will be according to Areas.

- h) The top ten (10) candidates on each certification list for all ranks are equally eligible for promotion by the Director; however, in the event of a tied score, all candidates obtaining such score shall be equally eligible for promotional consideration. The Director may promote accordingly any one of the eligible candidates in accordance with Equal Employment Opportunity Commission regulations (29 CFR 1600 et seq. (July 1, 1982)) and Illinois Department of Human Rights guidelines.

- 1) As promotions are accepted or waived, that candidate with the next highest total promotional score on the list becomes equally eligible for promotion; however, in the event of a tied score, all candidates obtaining such score shall be equally eligible for promotional consideration;

- 2) Eligible candidates on the certification list may decline an offer of promotion without losing position on the certification list. In the event of declination, that candidate with the next highest total promotional score becomes equally eligible for promotion; however, in the event of a tied score, all candidates obtaining such score shall be equally eligible for promotional consideration;

- i) Upon written notification from the Department to the Board that a candidate on the certification list has been suspended, is on leave of absence, or has applied for disability benefits, the Board will remove the candidate's name from the certification list. The candidate's name

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will be restored on the list in a position in proper relation to the total promotional scores remaining when the suspension or leave of absence terminates or the disability is removed.

- j) The certification list shall remain in force until the new certification list has been established; however, in the event that a certification list becomes exhausted, the Director will file a written request with the Board asking for the certification of additional names on any one list if necessary to fill vacant positions.

(Source: Amended at 16 Ill. Reg. 11835, effective July 13, 1992)

DEPARTMENT OF TRANSPORTATION
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- 1) Heading of Part: Carriage by Public Highway
- 2) Code Citation: 92 Ill. Adm. Code 177
- 3) Section Numbers: 177.2000
Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a).
- 5) Effective date of rules: July 13, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporations by reference? Yes
These conform to Section 6.02(a) of the Illinois Administrative Procedure Act.
- 8) Date filed in agency's principal office: July 7, 1992
- 9) Notice of proposal published in Illinois Register:
March 13, 1992, 16 Ill. Reg. 3847
- 10) Has JCAR issued a Statement of Objections to these rules? No
- 11) Differences between proposal and final version: None
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreements letter issued by JCAR?
No changes were necessary.
- 13) Will this rule replace an Emergency Rule currently in effect? No
- 14) Are there any amendments pending on this Part? No

15) Summary and purpose of rules: By this Notice of Adopted Amendment, the Department updates the date of incorporation by reference of 49 CFR 177 as of October 1, 1990 and includes the final rule adopted as of December 21, 1990.

A review of the federal regulations adopted since October 1, 1990, to the new dates of incorporation by reference, indicates there are certain changes made by US DOT not reflected in the Department's regulations.

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This rulemaking does have the effect of making substantive changes in the Department's regulations to bring Part 177 in line with the federal regulations. The following is a summary of the changes in US DOT regulations which are included in this rulemaking.

By this rulemaking, the Department's regulations will incorporate changes made to Part 177 by US DOT in rulemaking Docket:

HM-181 [55 FR 52402 (December 21, 1990)]
HM-181 [56 FR 66124 (December 20, 1991)]

Docket HM-181 (December 21, 1990) Amended the regulations by making significant changes to the Hazardous Materials Regulations with regard to the format of the regulations, the classification of materials, the hazard communication provisions and the packaging requirements. Part 177 contains the requirements that are applicable to transportation by motor vehicle. The terminology in each section of Part 177 was revised to reflect U.N. hazard classes and to include metric measurements. The segregation table for hazardous materials in Section 177.848 was revised.

Docket HM-181 (December 20, 1991) Amended the final rule of December 21, 1990 to make further changes in response to petitions for reconsideration received to the final rule.

16) Information and questions regarding these adopted rules shall be directed to:

By U.S. Mail:

Ms. Mary Roseberry
Regulations Unit
Illinois Department of Transportation
Division of Traffic Safety
P. O. Box 19212
Springfield, Illinois 62794-9212
(217) 785-3064

By Messenger or Inter-Agency Mail:

DOT Annex Building
3215 Executive Park Drive
Commercial Vehicle Safety; 3rd Floor
Springfield

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF TRANSPORTATION
NOTICE OF ADOPTED AMENDMENT(S)

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

PART 177
CARRIAGE BY PUBLIC HIGHWAY

Section
177.1000 General
177.2000 Incorporation By Reference of 49 CFR 177

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)).

SOURCE: Adopted at 3 Ill. Reg. 5, P. A1, effective February 1, 1979; amended at 4 Ill. Reg. 30, p. 1244, effective July 10, 1980; amended at 6 Ill. Reg. 4287, effective April 16, 1982; amended at 7 Ill. Reg. 3486, effective April 2, 1983; codified at 8 Ill. Reg. 18930; Part repealed, new Part adopted at 10 Ill. Reg. 5853, effective April 1, 1986; amended at 10 Ill. Reg. 20749, effective December 1, 1986; amended at 11 Ill. Reg. 4768, effective March 10, 1987; amended at 11 Ill. Reg. 17881, effective October 20, 1987; amended at 12 Ill. Reg. 8074, effective April 26, 1988; amended at 13 Ill. Reg. 3957, effective March 14, 1989; amended at 14 Ill. Reg. 2613, effective February 1, 1990; amended at 15 Ill. Reg. 7743, effective May 7, 1991; amended at 16 Ill. Reg. 11843, effective July 13, 1992.

Section 177.2000 Incorporation By Reference of 49 CFR 177

- a) As Part 177 of the Illinois Hazardous Materials Transportation Regulations the Department incorporates 49 CFR 177 by reference, as that Part of the federal hazardous materials transportation regulations was in effect on October 1, 1990; as amended at 55 FR 52402, December 21, 1990; as amended at 56 FR 66124, December 20, 1991, subject only to the exceptions in subsection (b) of this Section. No later amendments to or editions of 49 CFR 177 are incorporated.
- b) The following interpretations of, additions to and deletions from 49 CFR 177 shall apply for purposes of this Part 177 of the Illinois Hazardous Materials Transportation Regulations.
 - 1) All references to "this part" in the incorporated federal regulations shall mean Part 177 of the Illinois Hazardous Materials Transportation Regulations.

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- 2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean 92 Ill. Adm. Code: Chapter I, Subchapter c.
- 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations.
- 4) All references to Parts 174, 175 or 176, or to sections therein shall be read to refer to those Parts or sections in the federal hazardous materials transportation regulations.
- 5) All references to shipment of hazardous materials by air, water and rail are incorporated for reference purposes only for those persons contemplating intermodal movements of hazardous materials.
- 6) All references to motor vehicles engaged in interstate commerce shall be deemed to include any motor vehicle engaged in commerce within the State of Illinois.
- 7) Section 177.804 in 49 CFR is deleted and not incorporated.

(Source: Amended at 16 Ill. Reg. 11843, effective July 13, 1992)

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NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of Part: Continuing Qualification and Maintenance of Packaging
- 2) Code Citation: 92 Ill. Adm. Code 180
- 3) Section Numbers: 180.2000
Adopted Action:
Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)
- 5) Effective date of rules: July 13, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporations by reference? Yes

These conform to Section 6.02(a) of the Illinois Administrative Procedure Act.

- 8) Date filed in agency's principal office: July 7, 1992

- 9) Notice of proposal published in Illinois Register:

March 13, 1992, 16 Ill. Reg. 3851

- 10) Has JCAR issued a Statement of Objections to these rules? No
- 11) Differences between proposal and final version: None
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement's letter issued by JCAR?

No changes were necessary.

- 13) Will this rule replace an Emergency Rule currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and purpose of rules: By this Notice of Adopted Amendment, the Department updates and extends the dates of incorporation by reference of 49 CFR 180 as of October 1, 1990 and includes those final rules adopted as of June 17, 1991; December 20, 1991 and January 6, 1992.

A review of the federal regulations adopted since October 1, 1990 indicates there are certain changes made by US DOT not reflected in the Department's regulations. This rulemaking makes substantive changes in the Department's regulations to bring Part 180 in line with the federal regulations. The following is a summary of the changes in US DOT

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regulations which are included in this rulemaking.

By this rulemaking, the Department's regulations will incorporate changes made to Part 180 by US DOT in rulemaking Dockets:

HM-183 [56 FR 27872 (June 17, 1992)]
HM-181 [56 FR 66124 (December 20, 1991)]
HM-183 [57 FR 364 (January 6, 1992)]

Docket HM-183 (June 17, 1991) Amended the regulations to correct and clarify revisions to certain requirements pertaining to cargo tank motor vehicles.

Docket HM-181 (December 20, 1991) Amended the final rule of December 21, 1990 to make further changes in response to petitions for reconsideration received to the final rule.

Docket HM-183 (January 6, 1992) Amended the regulations to delay the compliance date when persons who are engaged in the manufacture and repair of MC 306, MC 307 and MC 312 cargo tank motor vehicles must submit a copy of their Certificate of Authorization to RSPA.

- 16) Information and questions regarding these adopted rules shall be directed to:

By U.S. Mail:

Ms. Mary Roseberry
Regulations Unit
Illinois Department of Transportation
Division of Traffic Safety
P. O. Box 19212
Springfield, Illinois 62794-9212
(217) 785-3064

By Messenger or Inter-Agency Mail:

DOT Annex Building
3215 Executive Park Drive
Commercial Vehicle Safety, 3rd Floor
Springfield

The full text of the Adopted Amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENT(S)

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONSPART 180
CONTINUING QUALIFICATION AND MAINTENANCE OF PACKAGING

Section
180.1000 General
180.2000 Incorporation by Reference of 49 CFR 180

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)).

SOURCE: Adopted at 14 Ill. Reg. 2617, effective February 1, 1990; amended at 15 Ill. Reg. 7748, effective May 7, 1991; amended at 16 Ill. Reg. 11847, effective July 13, 1992.

Section 180.2000 Incorporation by Reference of 49 CFR 180

- a) As Part 180 of the Illinois Hazardous Materials Transportation Regulations, the Department incorporates 49 CFR 180 by reference, as that Part of the federal hazardous material transportation regulations was in effect on October 1, 1990; as amended at 56 FR 27872, June 17, 1991; as amended at 56 FR 66724, December 20, 1991; as amended at 57 FR 364, January 6, 1992, subject only to the exceptions in subsection (b) of this Section. No later amendments to or editions of 49 CFR 180 are incorporated.
- b) The following interpretations of, additions to and deletions from 49 CFR 180 shall apply for purposes of this Part 180 of the Illinois Hazardous Materials Transportation Regulations.
 - 1) All references to "this part" in the incorporated federal regulations shall mean Part 180 of the Illinois Hazardous Materials Transportation Regulations.
 - 2) All references to "this chapter" or "this Subchapter" in the incorporated federal regulations shall mean 92 Ill. Adm. Code: Chapter I, Subchapter c.
 - 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations.

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- 4) All references to Parts 174, 175, 176, or to sections therein shall be read to refer to those parts or sections in the federal hazardous material transportation regulations.
- 5) All references to shipments of hazardous materials by air, water and rail are incorporated for reference purposes only for those persons contemplating intermodal movements of hazardous materials.

(Source: Amended at 16 Ill. Reg. 11847, effective July 13, 1992)

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NOTICE OF ADOPTED AMENDMENTS

1) Heading of Part: Hazardous Materials Table and Hazardous Materials Communications

2) Code Citation: 92 Ill. Adm. Code 172

3) Section Numbers: Adopted Action:

172.2000
172.2215

Amendment
Amendment

4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)

5) Effective date of rules: July 13, 1992

6) Does this rulemaking contain an automatic repeal date? No

7) Does this amendment contain incorporations by reference? Yes

These conform to Section 6.02(a) of the Illinois Administrative Procedure Act.

8) Date filed in agency's principal office: July 7, 1992

9) Notice of proposal published in Illinois Register:

March 13, 1992, 16 Ill. Reg. 3864

10) Has JCAR issued a Statement of Objections to these rules? No

11) Differences between proposal and final version: None

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement's letter issued by JCAR?

No changes were necessary.

13) Will this rule replace an Emergency Rule currently in effect? No

14) Are there any amendments pending on this Part? No

15) Summary and purpose of rules: By this Notice of Adopted Amendments, the Department extends the date of incorporation by reference of 49 CFR 172 from October 1, 1990 and includes those final rules adopted as of November 7, 1990; December 21, 1990, January 3, 1991, and February 22, 1991; October 2, 1991; December 20, 1991 and January 16, 1992. In Section 172.2215, the Department is deleting the words "and hazardous

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substances" because it is inappropriate and the limitation on use of "permanent shipping papers" is necessary only for hazardous waste.

A review of the federal regulations adopted between October 1, 1990 and the new dates of incorporation by reference indicates there are changes made by US DOT that are not reflected in the Department's regulations. This rulemaking does have the effect of making substantive changes in the Department's regulations to bring Part 172 in line with the federal regulations. The following is a summary of the changes in US DOT regulations which are included in this rulemaking.

By this rulemaking, the Department's regulations will incorporate changes made to Part 172 by US DOT in rulemaking dockets:

HM-145I [55 FR 46794 (November 7, 1990)]

HM-181 [55 FR 52402 (December 21, 1990)]

HM-142A [56 FR 197 (January 3, 1991)]

HM-198A [56 FR 7312 (February 22, 1991)]

HM-181 [56 FR 49980 (October 2, 1991)]

HM-181 [56 FR 66124 (December 20, 1991)]

HM-139H [57 FR 1874 (January 16, 1992)]

Docket HM-145I (November 7, 1990) Amended the regulations by revising the "List of Hazardous Substances and Reportable Quantities" which appears in the Appendix of 49 CFR 172.101.

Docket HM-181 (December 21, 1990) Amended the regulations by making significant changes to the Hazardous Materials Regulations with regard to the format of the regulations, the classification of materials, the hazard communication provisions and the packaging requirements. Part 172 has the listing of hazardous materials in the Hazardous Materials Table and various communications requirements for shipping paper descriptions, marking and labeling of packages, placarding of vehicles and bulk packagings, and emergency response communication. Some of the amendments to the regulations include revision of the heading for Part 172 to read, "Hazardous Materials Table, Special Provisions, Hazardous Materials Communications Requirements and Emergency Response Information Requirements", and a change to the hazardous materials descriptions in the Hazardous Materials Table which were revised to reflect the U.N. Recommendations, except for those shipping descriptions unique to the U.S. Transportation System. A column for Packing Group was added to the Table. Descriptions for hazardous materials on shipping papers were revised in Sections 172.202 and 172.203. Marking, labeling and placarding requirements in Part 172 were substantially revised. These changes are to be phased in over time.

Docket HM-142A (January 3, 1991) Amended the regulations by revising the definition of "etiologic agent." The maximum quantity permitted in one

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package was revised in Section 172.101. In order to be consistent with the international modal regulations, the proper shipping name "infectious substances, affecting humans" was included in Section 172.203.

Docket HM-198A (October 2, 1991) Amended the regulations to regulate materials which pose a hazard due to their being offered for transportation or transported at elevated temperatures.

Docket HM-181 (December 20, 1991) Amended the final rule of December 21, 1990 to make further changes in response to petitions for reconsideration received to the final rule.

Docket HM-139H (January 16, 1992) Amended the regulations to include transportation of air bag initiators and air back modules in the hazardous materials regulations rather than under the exemptions program.

16) Information and questions regarding these adopted rules shall be directed to:

By U.S. Mail:

Ms. Mary Roseberry
Regulations Unit
Illinois Department of Transportation
Division of Traffic Safety
P. O. Box 19212
Springfield, Illinois 62794-9212
(217) 785-3064

By Messenger or Inter-Agency Mail:

DOT Annex Building
3215 Executive Park Drive
Commercial Vehicle Safety; 3rd Floor
Springfield

The full text of the Adopted Amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENT(S)

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

PART 172

HAZARDOUS MATERIALS TABLE AND HAZARDOUS MATERIALS COMMUNICATIONS

Section	General
172.1000	Incorporation by Reference of 49 CFR 172
172.2000	Permanent Shipping Papers
172.2215	

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (111. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)).

SOURCE: Adopted at 3 Ill. Reg. 5, p. A1, effective February 1, 1979; amended at 6 Ill. Reg. 4287, 4487 and 4573, effective April 16, 1982; amended at 7 Ill. Reg. 3486, effective April 2, 1983; amended at 8 Ill. Reg. 19640, effective October 1, 1984; codified at 8 Ill. Reg. 19601; amended at 8 Ill. Reg. 19622, effective October 1, 1984; emergency amendment at 8 Ill. Reg. 22889, effective November 9, 1984, for a maximum of 150 days; amended at 9 Ill. Reg. 3810, effective March 11, 1985; Part repealed, new Part adopted at 10 Ill. Reg. 5864, effective April 1, 1986; amended at 10 Ill. Reg. 20759, effective December 1, 1986; emergency amendment at 11 Ill. Reg. 1690, effective January 16, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 4777, effective March 10, 1987; amended at 11 Ill. Reg. 7773, effective April 14, 1987; amended at 11 Ill. Reg. 17893, effective October 20, 1987; amended at 12 Ill. Reg. 8084, effective April 26, 1988; amended at 13 Ill. Reg. 3993, effective March 14, 1989; amended at 14 Ill. Reg. 2628, effective February 1, 1990; amended at 15 Ill. Reg. 7760, effective May 7, 1991; amended at 16 Ill. Reg. 11851, effective

July 13, 1992.

Section 172.2000 Incorporation by Reference of 49 CFR 172

- a) As Part 172 of the Illinois Hazardous Materials Transportation Regulations the Department incorporates 49 CFR 172 by reference, as that Part of the federal hazardous material transportation regulations was in effect on October 1, 1990; as amended at 55 FR 46794, November 7, 1990; as amended at 55 FR 52402, December 21, 1990; as amended at 56 FR 197, January 3, 1991; as amended at 56 FR 7312, February 22, 1991; as amended at 56 FR 49980, October 2, 1991; as amended at 56 FR 66124, December 20, 1991; as amended at 57 FR 1874, January 16, 1992,

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subject only to the exceptions in subsection (b) of this Section and Section 172.2215. No later amendments to or editions of 49 CFR 172 are incorporated.

- b) The following interpretations of, additions to and deletions from 49 CFR 172 shall apply for purposes of this Part 172 of the Illinois Hazardous Materials Transportation Regulations.
- 1) All references to "this part" in the incorporated federal regulations shall mean Part 172 of the Illinois Hazardous Materials Transportation Regulations.
 - 2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean 92 Ill. Adm. Code: Chapter I, Subchapter c.
 - 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that section in the Illinois Hazardous Materials Transportation Regulations.
 - 4) All references to Parts 174, 175 or 176, or to sections therein shall be read to refer to those parts or sections in the federal hazardous materials transportation regulations.
 - 5) All references to shipment of hazardous materials by air, water and rail are incorporated for reference purposes only for those persons contemplating intermodal movements of hazardous materials.
 - 6) Any changes to 49 CFR 172 made effective by U.S. DOT Rulemaking Docket HM-187 [49 FR 21933 (May 24, 1984)] covering small arms ammunition are not incorporated.

(Source: Amended at 16 Ill. Reg. 11851, effective July 13, 1992)

Section 172.2215 Permanent Shipping Papers

Except for hazardous waste and-hazardous-substances, permanent shipping papers may be used for cargo tanks, showing the quantity of material in the tank as the maximum quantity of that hazardous material that could be carried in that tank. All other requirements of this Subpart and 92 Ill. Adm. Code 177.817 must be met.

(Source: Amended at 16 Ill. Reg. 11851, effective July 13, 1992)

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NOTICE OF ADOPTED AMENDMENTS

1) Heading of Part: Shippers General Requirements for Shipments and Packagings

2) Code Citation: 92 Ill. Adm. Code 173

3) Section Numbers: 173.3000
Adopted Action: Amendment

4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 95 1/2 pars. 700-4(a) and 700-9(a)

5) Effective date of rules: July 13, 1992

6) Does this rulemaking contain an automatic repeal date? No

7) Does this amendment contain incorporations by reference? Yes

These conform to Section 6.02(a) of the Illinois Administrative Procedure Act.

8) Date filed in agency's principal office: July 7, 1992

9) Notice of proposal published in Illinois Register:

March 13, 1992, 16 Ill. Reg. 3869

10) Has JCAR issued a Statement of Objections to these rules? No

11) Differences between proposal and final version: None

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreements letter issued by JCAR?

No changes were necessary.

13) Will this rule replace an Emergency Rule currently in effect? No

14) Are there any amendments pending on this Part? No

15) Summary and purpose of rules: By this Notice of Adopted Amendment, the Department updates the date of incorporation by reference of 49 CFR 173 as of October 1, 1990 and includes those final rules adopted as of December 21, 1990, January 3, 1991, February 22, 1991, February 28, 1991, June 17, 1991, October 2, 1991, October 28, 1991, November 12, 1991, December 17, 1991, December 20, 1991, December 31, 1991 and January 16, 1992.

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A review of the federal regulations adopted since October 1, 1990 to the new dates of incorporation by reference, indicates there are certain changes made by US DOT not reflected in the Department's regulations. This rulemaking does have the effect of making limited substantive changes in the Department's regulations to bring Part 173 in line with the federal regulations.

The following is a summary of the changes made to US DOT regulations which are included in this rulemaking.

By this rulemaking, the Department's regulations will incorporate changes made to Part 173 by US DOT in rulemaking Dockets:

HM-181 [55 FR 53402 (December 21, 1990)]
 HM-142A [56 FR 197 (January 3, 1991)]
 [56 FR 7312 (February 22, 1991)]
 HM-207 [56 FR 8616 (February 28, 1991)]
 HM-183 [56 FR 27872 (June 17, 1991)]
 HM-198A [56 FR 49980 (October 2, 1991)]
 HM-210 [56 FR 55471 (October 28, 1991)]
 HM-23 [56 FR 57560 (November 12, 1991)]
 HM-198A [56 FR 65541 (December 17, 1991)]
 HM-181 [56 FR 66124 (December 20, 1991)]
 HM-198A [56 FR 67542 (December 31, 1991)]
 HM-139H [57 FR 1874 (January 16, 1992)]

Docket HM-181 (December 21, 1990) Amended the regulations by making significant changes to the Hazardous Materials Regulations with regard to the format of the regulations, the classification of materials, the hazard communication provisions and the packaging requirements. Some of the hazard class definitions for classifying hazardous materials were revised in Part 173. Part 173 lists the DOT packaging authorized for specific materials and references the appropriate sections of Part 178 when DOT specification packagings are required. Several hundred revisions were made in this Part. Some of the sections amended include the following: A paragraph was added in Section 173.1 to indicate that the Hazardous Materials Regulations are not consistent in all respects with the United Nations Recommendations on the Transport of Dangerous Goods. Section 173.2 is revised to list the various hazard classes, by class or division number and name, and to provide an index to the hazard class definitions appearing throughout this Part. This section also removed all references to "ORM-E" materials. Sections 173.4 and 173.5 were revised to conform to U.N. terminology and to include both U.S. standard and metric system measurements. Section 171.8 was modified to amend some of the definitions of terms used in the regulations and add others necessitated by the new requirements. The requirements for packaging of hazardous wastes were revised in Section 173.12. The standard requirements for all packages were revised and expanded into

three sections as follows: 1) Section 173.24 general requirements applicable to all packages; 2) Section 173.24a requirements unique to non-bulk packages and 3) Section 173.24b requirements unique to bulk packages. Some general marking requirements for specification packages and requirements applying to the construction and composition of packagings were removed from this Section.

Due to the restrictions of 49 CFR 173, the Department is modifying Section 173.3000(b)(7) and 173.3000(b)(8) to reflect the new federal references.

Requirements for the reuse, reconditioning, and remanufacture of packagings were reorganized in Section 173.28. Requirements to allow a hazardous material shipping name, identification number, hazard warning label or placard to remain on an empty package that is securely covered while in transportation were revised in Section 173.29. Some requirements for qualifications, maintenance and use of portable tanks were revised and others were added in Section 173.32. Requirements for hazardous materials in cargo tank motor vehicles were revised in Section 173.33. General packaging requirements for poisonous materials required to be packaged in cylinders were added in Section 173.40. Packing groups are assigned for each hazard class and division in subsequent sections.

Docket HM-142A (January 3, 1991) Amended the regulations by revising the definition of "etiologic agent" and removing the exception found in Section 173.386. Section 173.387 was revised to specify the maximum quantity that may be packed in one package.

Docket 207 (February 28, 1991) Amended the regulations to provide a nonsubstantive change by removing a date which has already passed.

Docket HM-183 (June 17, 1991) Amended the regulations to make corrections and clarify revisions to certain requirements pertaining to cargo tank motor vehicles.

Docket HM-198A (October 2, 1991) Amended the regulations to regulate materials which pose a hazard due to their being offered for transportation or transported at elevated temperatures.

Docket HM-210 (October 28, 1991) Amended the regulations to clarify the compressed gases, the limited quantity and the consumer commodity provisions.

Docket HM-23 (November 12, 1991) Amended the regulations to require regular inspection and periodic requalification of acetylene cylinders.

Docket HM-198A (December 17, 1991) Made a technical correction to the final rule published on October 2, 1991.

DEPARTMENT OF TRANSPORTATION
NOTICE OF ADOPTED AMENDMENTS

Docket HM-181 (December 20, 1991) Amended the final rule of December 21, 1990 to make further changes in response to petitions for reconsideration received to the final rule.

Docket HM-198A (December 31, 1991) Amended the final rule of October 2, 1991 to delay compliance dates for certain provisions.

Docket HM-139H (January 16, 1992) Amended the regulations to include transportation of air bag inflators and air bag modules in the hazardous materials regulations rather than under the exemptions program.

16) Information and questions regarding these adopted rules shall be directed to:

By U.S. Mail:

Ms. Mary Roseberry
Regulations Unit
Illinois Department of Transportation
Division of Traffic Safety
P. O. Box 19212
Springfield, Illinois 62794-9212
(217) 785-3064

By Messenger or Inter-Agency Mail:

DOT Annex Building
3215 Executive Park Drive
Commercial Vehicle Safety; 3rd Floor
Springfield

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF TRANSPORTATION
NOTICE OF ADOPTED AMENDMENT(S)

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

PART 173

SHIPPERS GENERAL REQUIREMENTS FOR SHIPMENTS AND PACKAGINGS

Section
173.2000 General
173.3000 Incorporation by Reference of 49 CFR 173

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (111. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)).

SOURCE: Adopted at 3 Ill. Reg. 5, p. A1, effective February 1, 1979; amended at 4 Ill. Reg. 30, p. 1244, effective July 10, 1980; amended at 5 Ill. Reg. 1715; effective February 9, 1981; amended at 6 Ill. Reg. 4287, effective April 16, 1982; amended at 6 Ill. Reg. 10036, effective August 2, 1982; amended at 7 Ill. Reg. 3486, effective April 12, 1983; codified at 8 Ill. Reg. 20015; Part repealed, new Part adopted at 10 Ill. Reg. 5885, effective April 1, 1986; amended at 10 Ill. Reg. 20764, effective December 1, 1986; amended at 11 Ill. Reg. 4781, effective March 10, 1987; amended at 11 Ill. Reg. 17898, effective October 20, 1987; amended at 12 Ill. Reg. 8089, effective April 26, 1988; amended at 13 Ill. Reg. 3998, effective March 14, 1989; amended at 14 Ill. Reg. 2640, effective February 1, 1990; amended at 15 Ill. Reg. 7765, effective May 7, 1991; amended at 16 Ill. Reg. 11856, effective July 13, 1992.

Section 173.3000 Incorporation by Reference of 49 CFR 173

a)

As Part 173 of the Illinois Hazardous Materials Transportation Regulations the Department incorporates 49 CFR 173 by reference, as that Part of the federal hazardous materials transportation regulations was in effect on October 1, 1990; as amended at 55 FR 53402, December 21, 1990; as amended at 56 FR 197, January 3, 1991; as amended at 56 FR 7312, February 22, 1991; as amended at 56 FR 8616, February 28, 1991; as amended at 56 FR 27872, June 17, 1991; as amended at 56 FR 44980, October 2, 1991; as amended at 56 FR 55471, October 28, 1991; as amended at 56 FR 57560, November 12, 1991; as amended at 56 FR 65541, December 17, 1991; as amended at 56 FR 66124, December 20, 1991; as amended at 56 FR 67542, December 31, 1991; as amended at 57 FR 1874, January 16, 1992, subject only to the exceptions in subsection (b) of this Section. No later amendments to or editions of 49 CFR 173 are incorporated.

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b) The following interpretations of, additions to and deletions from 49 CFR 173 shall apply for purposes of this Part 173 of the Illinois Hazardous Materials Transportation Regulations.

- 1) All references to "this part" in the incorporated federal regulations shall mean Part 173 of the Illinois Hazardous Materials Transportation Regulations.
- 2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean 92 Ill. Adm. Code: Chapter I, Subchapter C.
- 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations.
- 4) All references to Parts 174, 175 or 176 or to sections therein shall be read to refer to those Parts or sections in the federal hazardous materials transportation regulations.
- 5) All references to shipment of hazardous materials by air, water and rail are incorporated for reference purposes only for those persons contemplating intermodal movements of hazardous materials.
- 6) Section 173.24(c)(1)(vi) is added to the Illinois Hazardous Materials Transportation Regulations and reads as follows:

The markings in this section are not required for a surface moisture-density gauge transported as Radioactive Materials, Special Form, N.O.S., when accompanied by a shipping paper which contains (or is accompanied by) a signed statement or certification from the manufacturer of the gauge attesting that the gauge construction complies with all package specifications set forth in Section 173.415 and 173.416, except those that pertain to marking.

7) Section 173.150(g)(17a-19a) is added to the Illinois Hazardous Materials Transportation Regulations and reads as follows:

The specifications in this Section do not apply to Gasoline being transported in a packaging having

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a rated capacity of 110 gallons or less, which is ~~in the shipment in compliance with the rules of the Office of the State Fire Marshal, 41 Ill. Adm. Code 170.15(c).~~ In addition, these shipments are not subject to Subchapter C of these regulations except for those Sections referenced in 41 Ill. Adm. Code 170.15(c).

- 8) Section 173.315(a)(1) Note 17 is deleted from the federal regulations and a new Section 173.315(a)(1) Note 17 is added to the Illinois regulations to read as follows:
Specifications MC 330 and MC 331 cargo tanks, with a design service pressure of 250 p.s.i.g., built in compliance with the Federal ICC or Federal DOT regulations at the time of manufacture, which meet all other design and testing requirements specified by Part 180 ~~Section 177.824~~ for cargo tanks in anhydrous ammonia service, and which have been in anhydrous ammonia service in Illinois before February 1, 1979, may continue to be used in such service. No cargo tank that has not been in anhydrous ammonia service in Illinois before February 1, 1979, may be placed in such service in Illinois after that date unless it meets all requirements of the specification, including a minimum design service pressure of 265 p.s.i.g.
- 9) Section 173.315(k) in 49 CFR is deleted and not incorporated.
- 10) Any changes to 49 CFR 173 made effective by U.S. DOT Rulemaking Docket HM-187 [49 FR 21933 (May 24, 1984)] covering small arms ammunition are not incorporated.

(Source: Amended at 16 Ill. Reg. 11856, effective July 13, 1992)

ILLINOIS REGISTER

DEPARTMENT OF TRANSPORTATION
NOTICE OF ADOPTED AMENDMENTS1) Heading of Part: Shipping Container Specifications2) Code Citation: 92 Ill. Adm. Code 1783) Section Numbers:178.336.1.1
178.336.1.5
178.2000Adopted Action:Amendment
Amendment
Amendment4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)5) Effective date of rules: July 13, 19926) Does this rulemaking contain an automatic repeal date? No7) Does this amendment contain incorporations by reference? Yes

These conform to Section 6.02(a) of the Illinois Administrative Procedure Act.

8) Date filed in agency's principal office: July 7, 19929) Notice of proposal published in Illinois Register:

March 13, 1992, 16 Ill. Reg. 3876

10) Has JCAR issued a Statement of Objections to these rules? No11) Differences between proposal and final version:

The following changes were made in agreement with JCAR: The Agency Note has been corrected. The reference to "179.2000" has been changed to "178.2000."

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreements letter issued by JCAR? Yes.13) Will this rule replace an Emergency Rule currently in effect? No14) Are there any amendments pending on this Part? No15) Summary and purpose of rules: By this Notice of Adopted Amendments, the Department updates the date of incorporation by reference of 49 CFR 178 as of October 1, 1990, and includes those final rules issued by the United States Department of Transportation on December 21, 1990; June 17, 1991; September 11, 1991 and December 20, 1991. In its December

21, 1990 rulemaking, US DOT modified 49 CFR 178 by changing the title from "Shipping Container Specifications" to "Specification for Packagings." The Department is changing the title of 92 Ill. Adm. Code 178 for consistency. Other changes made in the Notice at 55 FR 52402 were the removal of Subparts F and G of 49 CFR 178 and the addition of Subparts L and M.

The Department also incorporates by reference, as separate items, 49 CFR 178.340, 178.341, 178.342 and 178.343 as those sections existed on October 1, 1989. This rulemaking changes Sections 178.336.1.1 and 178.336.1.5. As currently constructed, these sections make reference to portions of 49 CFR 178 that are deleted by the December 21, 1990 rulemaking. While there is no change to the requirements, the Department is including the regulatory language previously identified only by cross-reference.

A review of the federal regulations adopted since October 1, 1990, to the new date of incorporation by reference, indicates there are certain changes made by US DOT not reflected in the Department's regulations. This rulemaking does have the effect of making substantive changes in the Department's regulations to bring Part 178 in line with the federal regulations.

By this rulemaking, the Department's regulations will incorporate changes made to 49 CFR 178 by US DOT in rulemaking Docket:

HM-181 [55 FR 52402 (December 21, 1990)]
HM-183 [56 FR 27872 (June 17 1991)]
HM-183 [56 FR 46354 (September 11, 1991)]
HM-181 [56 FR 66124 (December 20, 1991)]

Docket HM-181 (December 21, 1990) Amended the regulations by removing specifications for non-bulk packages and replacing these provisions with requirements for testing packages. These tests, based on United Nations Performance Oriented Packaging Standards, will become the criteria for a package used to transport hazardous materials.

This docket amended the regulations by adding 49 CFR 178, Subpart L that establishes requirements for marking non-bulk packages and 49 CFR 178, Subpart M that establishes testing requirements.

Docket HM-183 (June 17, 1991) Amended the regulations to make corrections and clarify revisions to certain requirements pertaining to cargo tank motor vehicles.

Docket HM-183 (September 11, 1991) Made a technical correction to final rule published on June 17, 1991.

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NOTICE OF ADOPTED AMENDMENTS

Docket HM-181 (December 20, 1991) Amended the final rule of December 21, 1990 to make further changes in response to petitions for reconsideration received to the final rule.

- 16) Information and questions regarding these adopted rules shall be directed to:

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DEPARTMENT OF TRANSPORTATION

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TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONS

PART 178
SHIPPING-CONTAINER-SPECIFICATIONS
SPECIFICATIONS FOR PACKAGINGS

Section
178.321

Specification MC 300; Cargo Tanks Constructed of Mild (Open Hearth or Blue Annealed) Steel, or Combination of Mild Steel with High Tensile Steel, or Stainless Steel, Primarily for the Transportation of Flammable Liquids or Poisonous Liquids, Class B

178.321.0.1
178.321.0.2
178.321.0.3
178.321.0.4
178.321.0.5
178.321.0.6
178.321.0.7
178.321.0.8
178.321.0.9
178.321.1.0
178.321.1.1
178.321.1.2
178.321.1.3
178.321.1.4
178.321.1.5
178.321.1.6
178.321.1.7
178.321.1.8
178.322

[178.321-1] General Requirements
[178.321-2] Material
[178.321-3] Thickness
[178.321-4] Joints
[178.321-5] Bulkheads, Baffles, and Ring Stiffeners
[178.321-6] Closures for Manholes
[178.321-7] Overturn Protection
[178.321-8] Outlets
[178.321-9] Vents, Valves, and Connections
[178.321-10] Protection of Fittings
[178.321-11] Emergency Discharge Control
[178.321-12] Shear Section
[178.321-13] Anchoring of Tank
[178.321-14] Gauging Devices
[178.321-15] Pumps
[178.321-16] Testing Requirements
[178.321-17] Marking of Cargo Tanks
[178.321-18] Certification

Specification MC 301; Cargo Tanks Constructed of Welded Aluminum Alloy (Grade 3S), To Be Mounted On and To Form Part of Tank Motor Vehicles for Transportation of Flammable

Liquids, and Poisonous Liquids, Class B

178.322.0.1
178.322.0.3
178.322.0.5
178.322.0.9
178.322.1.1
178.322.1.2
178.322.1.3
178.322.1.4
178.322.1.7

[178.322-1] General Requirements
[178.322-3] Certification
[178.322-5] Marking of Cargo Tanks
[178.322-9] Testing Requirements
[178.322-11] Material
[178.322-12] Thickness of Sheets and Ring Stiffeners
[178.322-13] Tolerance
[178.322-14] Joints
[178.322-17] Tank Outlets

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178.322.1.8	[178.322-18] Bulkheads, Baffles, and Ring Stiffeners
178.322.1.9	[178.322-19] Tank Vents
178.322.2.0	[178.322-20] Valve and Faucet Connections
178.322.2.1	[178.322-21] Emergency Discharge Control
178.322.2.2	[178.322-22] Shear Section
178.322.2.3	[178.322-23] Protection of Valves and Faucets
178.322.2.4	[178.322-24] Overturn Protection
178.323	Specification MC 302; Cargo Tanks Constructed of Welded Aluminum Alloy (ASTM B209-57T), Primarily For the Transportation of Flammable Liquids, or Poisonous Liquids, Class B
178.323.0.1	[178.323-1] General Requirements
178.323.0.2	[178.323-2] Material
178.323.0.3	[178.323-3] Thickness of Metal
178.323.0.4	[178.323-4] Joints
178.323.0.5	[178.323-5] Bulkheads, Baffles, and Ring Stiffeners
178.323.0.6	[178.323-6] Closures for Manholes
178.323.0.7	[178.323-7] Overturn Protection
178.323.0.8	[178.323-8] Tank Outlets
178.323.0.9	[178.323-9] Vents, Valves, and Connections
178.323.1.0	[178.323-10] Protection of Fittings
178.323.1.1	[178.323-11] Emergency Discharge Control
178.323.1.2	[178.323-12] Shear Section
178.323.1.3	[178.323-13] Anchoring of Tank
178.323.1.4	[178.323-14] Gauging Devices
178.323.1.5	[178.323-15] Pumps
178.323.1.6	[178.323-16] Testing Requirements
178.323.1.7	[178.323-17] Marking of Cargo Tanks
178.323.1.8	[178.323-18] Certification
178.324	Specification MC 303; Cargo Tanks Constructed of Welded Ferrous Alloy (High-Tensile Steel), or Stainless Steel, Primarily For the Transportation of Flammable Liquids, or Poisonous Liquids, Class B
178.324.0.1	[178.324-1] General Requirements
178.324.0.2	[178.324-2] Material
178.324.0.3	[178.324-3] Thickness of Metal
178.324.0.4	[178.324-4] Joints
178.324.0.5	[178.324-5] Bulkheads, Baffles, and Ring Stiffeners
178.324.0.6	[178.324-6] Closures for Manholes
178.324.0.7	[178.324-7] Overturn Protection
178.324.0.8	[178.324-8] Outlets
178.324.0.9	[178.324-9] Vents, Valves, and Connections
178.324.1.0	[178.324-10] Protection of Fittings
178.324.1.1	[178.324-11] Emergency Discharge Control
178.324.1.2	[178.324-12] Shear Section
178.324.1.3	[178.324-13] Anchoring of Tank

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178.324.1.4	[178.324-14] Gauging Devices
178.324.1.5	[178.324-15] Pumps
178.324.1.6	[178.324-16] Testing Requirements
178.324.1.7	[178.324-17] Marking of Cargo Tanks
178.324.1.8	[178.324-18] Certification
178.325	Specification MC 304; Cargo Tanks Constructed of Mild (Open Hearth or Blue Annealed) Steel, Welded Ferrous Alloy (High-Tensile) Steel, or Aluminum, Primarily For the Transportation of Flammable Liquids, or Poisonous Liquids, Class B, Having Reid (ASTM D-323) Vapor Pressures of 18 PSIA or More at 100 degrees F.; Bug Less Than Those Stated in 92 Ill. Adm. Code 173.300, In Defining Compressed Gases
178.325.0.1	[178.325-1] General Requirements
178.325.0.2	[178.325-2] Material
178.325.0.3	[178.325-3] Thickness of Metal
178.325.0.4	[178.325-4] Joints
178.325.0.5	[178.325-5] Bulkheads, Baffles, and Ring Stiffeners
178.325.0.6	[178.325-6] Closures for Manholes
178.325.0.7	[178.325-7] Overturn Protection
178.325.0.8	[178.325-8] Tank Outlets
178.325.0.9	[178.325-9] Safety Relief Devices, Valves, and Connections
178.325.1.0	[178.325-10] Protection of Fittings
178.325.1.1	[178.325-11] Emergency Discharge Control
178.325.1.2	[178.325-12] Shear Section
178.325.1.3	[178.325-13] Anchoring of Cargo Tank
178.325.1.4	[178.325-14] Gauging Devices
178.325.1.5	[178.325-15] Pumps
178.325.1.6	[178.325-16] Testing Requirements
178.325.1.7	[178.325-17] Marking of Cargo Tanks
178.325.1.8	[178.325-18] Certification
178.326	Specification MC 305; Cargo Tanks Constructed of Aluminum Alloys for High-Strength Welded Construction, Primarily For the Transportation of Flammable Liquids, or Poisonous Liquids, Class B
178.326.0.1	[178.326-1] General Requirements
178.326.0.2	[178.326-2] Material
178.326.0.3	[178.326-3] Thickness of Sheets
178.326.0.4	[178.326-4] Joints
178.326.0.5	[178.326-5] Bulkheads, Baffles, and Ring Stiffeners
178.326.0.6	[178.326-6] Closures for Manholes
178.326.0.7	[178.326-7] Overturn Protection
178.326.0.8	[178.326-8] Tank Outlets
178.326.0.9	[178.326-9] Vents, Valves, and Connections
178.326.1.0	[178.326-10] Protection of Fittings
178.326.1.1	[178.326-11] Emergency Discharge Control
178.326.1.2	[178.326-12] Shear Section

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178.326.1.3	[178.326-13] Anchoring of Cargo Tank
178.326.1.4	[178.326-14] Gauging Devices
178.326.1.5	[178.326-15] Pumps
178.326.1.6	[178.326-16] Testing Requirements
178.326.1.7	[178.326-17] Marking of Cargo Tanks
178.326.1.8	[178.326-18] Certification
178.330	Specification MC 310; Cargo Tanks Constructed of Ferrous Metals, Primarily For the Transportation of Corrosive Liquids
178.330.0.1	[178.330-1] General Requirements
178.330.0.2	[178.330-2] Material
178.330.0.3	[178.330-3] Thickness of Metal
178.330.0.4	[178.330-4] Joints
178.330.0.5	[178.330-5] Bulkheads, Baffles, and Ring Stiffeners, Tank Supports, and Compartmentation
178.330.0.6	[178.330-6] Closures for Manholes
178.330.0.7	[178.330-7] Overturn Protection
178.330.0.8	[178.330-8] Outlets
178.330.0.9	[178.330-9] Vents, Valves, and Connections
178.330.1.0	[178.330-10] Protection of Fittings
178.330.1.1	[178.330-11] Emergency Discharge Control
178.330.1.2	[178.330-12] Shear Section
178.330.1.3	[178.330-13] Anchoring of Cargo Tank
178.330.1.4	[178.330-14] Gauging Devices
178.330.1.5	[178.330-15] Pumps and Compressors
178.330.1.6	[178.330-16] Testing Requirements
178.330.1.7	[178.330-17] Marking of Cargo Tanks
178.330.1.8	[178.330-18] Certification
178.331	Specification MC 311; Cargo Tanks Constructed of Ferrous Metals or Aluminum, Primarily for the Transportation of Corrosive Liquids
178.331.0.1	[178.331-1] General Requirements
178.331.0.2	[178.331-2] Material
178.331.0.3	[178.331-3] Thickness of Metal
178.331.0.4	[178.331-4] Joints
178.331.0.5	[178.331-5] Bulkheads, Baffles, and Ring Stiffeners, Tank Supports, and Compartmentation
178.331.0.6	[178.331-6] Closures for Manholes
178.331.0.7	[178.331-7] Overturn Protection
178.331.0.8	[178.331-8] Outlets
178.331.0.9	[178.331-9] Vents, Valves, and Connections
178.331.1.0	[178.331-10] Protection of Fittings
178.331.1.1	[178.331-11] Emergency Discharge Control
178.331.1.2	[178.331-12] Shear Section
178.331.1.3	[178.331-13] Anchoring of Cargo Tank
178.331.1.4	[178.331-14] Gauging Devices

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178.331.1.5	[178.331-15] Pumps and Compressors
178.331.1.6	[178.331-16] Testing Requirements
178.331.1.7	[178.331-17] Marking of Cargo Tanks
178.331.1.8	[178.331-18] Certification
178.336	Specification MC 330; Cargo Tanks Constructed of Steel, Primarily for Transportation of Compressed Gases
178.336.0.1	[178.336-1] General Requirements
178.336.0.2	[178.336-2] Material
178.336.0.3	[178.336-3] Thickness of Metal
178.336.0.4	[178.336-4] Joints
178.336.0.5	[178.336-5] Bulkheads, Baffles, and Ring Stiffeners
178.336.0.6	[178.336-6] Closures for Manholes
178.336.0.7	[178.336-7] Overturn Protection
178.336.0.8	[178.336-8] Outlets
178.336.0.9	[178.336-9] Safety Relief Devices, Valves, and Connections
178.336.1.0	[178.336-10] Protection of Fittings
178.336.1.1	[178.336-11] Emergency Discharge Control
178.336.1.2	[178.336-12] Shear Section
178.336.1.3	[178.336-13] Anchoring of Cargo Tank
178.336.1.4	[178.336-14] Gauging Devices
178.336.1.5	[178.336-15] Pumps and Compressors
178.336.1.6	[178.336-16] Testing Requirements
178.336.1.7	[178.336-17] Marking of Cargo Tanks
178.336.1.8	[178.336-18] Certification
178.337	Specification MC 331; Cargo Tanks Constructed of Steel, Primarily For Transportation of Compressed Gases, As Defined in the Compressed Gas Section (Repealed)
178.337.0.1	[178.337-1] General Requirements (Repealed)
178.337.0.2	[178.337-2] Material (Repealed)
178.337.0.3	[178.337-3] Thickness of Tank Metal (Repealed)
178.337.0.4	[178.337-4] Joints (Repealed)
178.337.0.5	[178.337-5] Bulkheads, Baffles, and Ring Stiffeners (Repealed)
178.337.0.6	[178.337-6] Closures for Manholes (Repealed)
178.337.0.7	[178.337-7] Overturn Protection (Repealed)
178.337.0.8	[178.337-8] Outlets (Repealed)
178.337.0.9	[178.337-9] Safety Relief Devices, Valves, and Connections (Repealed)
178.337.1.0	[178.337-10] Protection of Fittings (Repealed)
178.337.1.1	[178.337-11] Emergency Discharge Control (Repealed)
178.337.1.2	[178.337-12] Shear Section (Repealed)
178.337.1.3	[178.337-13] Supporting and Anchoring (Repealed)
178.337.1.4	[178.337-14] Gauging Devices (Repealed)
178.337.1.5	[178.337-15] Pumps and Compressors (Repealed)
178.337.1.6	[178.337-16] Testing (Repealed)
178.337.1.7	[178.337-17] Marking (Repealed)

178.337.1.8 [178.337-18] Certification (Repealed)
178.340 General Design and Construction Requirements Applicable to Specification MC 306 (Section 178.341), MC 307 (Section 178.342), and MC 312 (Section 178.343) Cargo Tanks (Repealed)

178.340.0.1 [178.340-1] Specification Requirements for MC 306, MC 307, and MC 312 Cargo Tanks (Repealed)

178.340.0.2 [178.340-2] General Requirements (Repealed)

178.340.0.3 [178.340-3] Material (Repealed)

178.340.0.4 [178.340-4] Structural Integrity (Repealed)

178.340.0.5 [178.340-5] Joints (Repealed)

178.340.0.6 [178.340-6] Supports and Anchoring (Repealed)

178.340.0.7 [178.340-7] Circumferential Reinforcements (Repealed)

178.340.0.8 [178.340-8] Accident Damage Protection (Repealed)

178.340.0.9 [178.340-9] Pumps (Repealed)

178.340.1.0 [178.340-10] Certification (Repealed)

178.341 Specification MC 306; Cargo Tanks (Repealed)

178.341.0.1 [178.341-1] General Requirements (Repealed)

178.341.0.2 [178.341-2] Thickness of Shells, Heads, Bulkheads, and Baffles (Repealed)

178.341.0.3 [178.341-3] Closures for Fill Openings and Manholes (Repealed)

178.341.0.4 [178.341-4] Vents (Repealed)

178.341.0.5 [178.341-5] Emergency Flow Control (Repealed)

178.341.0.6 [178.341-6] Gauging Devices (Repealed)

178.341.0.7 [178.341-7] Method of Test (Repealed)

178.342 Specification MC 307; Cargo Tanks (Repealed)

178.342.0.1 [178.342-1] General Requirements (Repealed)

178.342.0.2 [178.342-2] Thickness of Shells, Heads, Bulkheads, and Baffles (Repealed)

178.342.0.3 [178.342-3] Closures for Fill Openings and Manholes (Repealed)

178.342.0.4 [178.342-4] Vents (Repealed)

178.342.0.5 [178.342-5] Emergency Flow Control (Repealed)

178.342.0.6 [178.342-6] Gauging Devices (Repealed)

178.342.0.7 [178.342-7] Method of Test (Repealed)

178.343 Specification MC 312; Cargo Tanks (Repealed)

178.343.0.1 [178.343-1] General Requirements (Repealed)

178.343.0.2 [178.343-2] Thickness of Shell, Heads, Bulkheads, and Baffles of Non-Asme Code Tanks (Repealed)

178.343.0.3 [178.343-3] Closures for Manholes (Repealed)

178.343.0.4 [178.343-4] Vents (Repealed)

178.343.0.5 [178.343-5] Outlets (Repealed)

178.343.0.6 [178.343-6] Gauging Devices (Repealed)

178.343.0.7 [178.343-7] Method of Test (Repealed)

178.350 Specification 7A; General Packaging, Type A (Repealed)

178.350.0.1 [178.350-1] General Requirements (Repealed)

178.350.0.2 [178.350-2] Specific Requirements (Repealed)

178.350.0.3 [178.350-3] Marking (Repealed)

178.1000 General

178.2000 Incorporation by Reference of 49 CFR 178

APPENDIX C Tensile Specimen

APPENDIX D Material Thickness (Repealed)

TABLE A Minimum Thickness of Heads, Bulkheads, and Baffles (Repealed)

TABLE B Minimum Thickness of Shell Sheets (Repealed)

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)).

SOURCE: Adopted at 3 Ill. Reg. 5, p. A1, effective February 1, 1979; amended at 5 Ill. Reg. 1715, effective February 9, 1981; amended at 6 Ill. Reg. 10036, effective August 2, 1982; amended at 8 Ill. Reg. 19640, effective October 1, 1984; codified at 8 Ill. Reg. 20047; amended at 8 Ill. Reg. 20064, effective October 1, 1984; amended at 10 Ill. Reg. 5897, effective April 1, 1986; amended at 10 Ill. Reg. 20770, effective December 1, 1986; amended at 11 Ill. Reg. 4786, effective March 10, 1987; amended at 11 Ill. Reg. 17904, effective October 20, 1987; amended at 12 Ill. Reg. 8093, effective April 26, 1988; amended at 13 Ill. Reg. 4004, effective March 14, 1989; amended at 14 Ill. Reg. 2651, effective February 1, 1990; amended at 15 Ill. Reg. 7771, effective May 7, 1991; amended at 16 Ill. Reg. 11863, effective July 13, 1992.

AGENCY NOTE: In reading this Part it is necessary to read Sections 178.1000 and 1798.2000 prior to reading the remaining Section in numerical order.

Section 178.336.1.1 [178.336-11] Emergency Discharge Control

a) Excess-flow valves must be installed and operate in accordance with 92-111-Adm-Code-178-33(h). Each outlet of cargo tanks used for the transportation of liquefied compressed gases, except carbon dioxide, refrigerated liquid shall be provided with an approved suitable automatic excess flow valve or in lieu thereof may be fitted with an approved automatic quick-closing internal valve. These valves shall be located inside the tank or at a point outside the tank where the line enters or leaves the tank. The valve seat shall be located within a welded flange or its companion flange, or within a nozzle, or within a coupling. The installation shall be made in such a manner as reasonably to assure that any undue strain which

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causes failure requiring functioning of the valve shall cause failure in such a manner that it will not impair the operation of the valve.

b)

Exception: Any liquid level gauging device which is constructed so that the outward flow of tank contents does not exceed that passed by a 0.060-inch diameter opening, or any safety device connection, is not required to be equipped with an excess flow valve.

b+c)

Shut-off valves must be installed and operate in accordance with 49 CFR 178.336-15. Each filling and discharge line must be provided with a manual shut-off valve located as close to the tank as practicable. However, when an internal shut-off valve that closes automatically is used, a manual shut-off valve must be located in the line ahead of the hose connection. The use of a so-called "stop-check" or excess flow valve to satisfy the requirements of this rule and of paragraph a) of this section with one valve is prohibited except as provided in 49 CFR 178.337-11(c).

(Source: Amended at 16 Ill. Reg. 11863, effective July 13, 1992.)

Section 178.336.1.5 [178.336-15] Pumps and Compressors

Pumps and compressors shall be as prescribed in 49 CFR 178.336-15.1.5. Liquid pumps or gas compressors, wherever used, must be of suitable design, adequately protected against breakage by collisions, and kept in good condition. They may be driven by motor vehicle power takeoff or other mechanical, electrical, or hydraulic means. Unless they are of the centrifugal type, they shall be equipped with a suitable pressure actuated by-pass valve permitting flow from discharge to suction or to the tank.

(Source: Amended at 16 Ill. Reg. 11863, effective July 13, 1992.)

Section 178.2000 Incorporation by Reference of 49 CFR 178

a)

As Part 178 of the Illinois Hazardous Materials Transportation Regulations the Department incorporates 49 CFR 178 by reference, as that Part of the federal hazardous materials transportation regulations was in effect on October 1, 1990; as amended at 55 FR 52402, December 21, 1990; as amended at 56 FR 27872, June 17, 1991; as amended at 56 FR 46354, September 11, 1991; as amended at 56 FR 66124, December 20, 1991, subject only to the exceptions

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in subsection (f) of this Section. No later amendments to or editions of 49 CFR 178 are incorporated.

b)

As Section 178.340 of the Illinois Hazardous Materials Transportation Regulations, the Department hereby incorporates 49 CFR 178.340 as that section of the federal hazardous materials transportation regulations was in effect on October 1, 1989.

c)

As Section 178.341 of the Illinois Hazardous Materials Transportation Regulations, the Department hereby incorporates 49 CFR 178.341 as that section of the federal hazardous materials transportation regulations was in effect on October 1, 1989.

d)

As Section 178.342 of the Illinois Hazardous Materials Transportation Regulations, the Department hereby incorporates 49 CFR 178.342 as that section of the federal hazardous materials transportation regulations was in effect on October 1, 1989.

e)

As Section 178.343 of the Illinois Hazardous Materials Transportation Regulations, the Department hereby incorporates 49 CFR 178.343 as that section of the federal hazardous materials transportation regulations was in effect on October 1, 1989.

b+f)

The following interpretations of, additions to and deletions from the 49 CFR 178 shall apply for purposes of this Part 178 of the Illinois Hazardous Materials Transportation Regulations.

- 1) All references to "this part" in the incorporated federal regulations shall mean Part 178 of the Illinois Hazardous Materials Transportation Regulations.
- 2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean 92 Ill. Adm. Code: Chapter I, Subchapter c.
- 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations.
- 4) All references to Parts 174, 175 or 176, or to sections therein shall be read to refer to those Parts of sections in the federal hazardous materials transportation regulations.

(Source: Amended at 16 Ill. Reg. 11863, effective July 13, 1992.)

DEPARTMENT OF TRANSPORTATION
NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of Part: Specification for Tank Cars
- 2) Code Citation: 92 Ill. Adm. Code 179
- 3) Section Numbers: 179.2000
Adopted Action:
Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)
- 5) Effective date of rules: July 13, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporations by reference? Yes
- These conform to Section 6.02(a) of the Illinois Administrative Procedure Act.
- 8) Date filed in agency's principal office: July 7, 1992
- 9) Notice of proposal published in Illinois Register:
March 13, 1992, 16 Ill. Reg. 3888
- 10) Has JCAR issued a Statement of Objections to these rules? No
- 11) Differences between proposal and final version:

The following changes were made in agreement with JCAR and the Code Division: The heading of the notice page was corrected.

- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreements letter issued by JCAR? Yes.

- 13) Will this rule replace an Emergency Rule currently in effect? No

- 14) Are there any amendments pending on this Part? No

- 15) Summary and purpose of rules: By this Notice of Adopted Amendment, the Department updates the date of incorporation by reference of 49 CFR 179 as of October 1, 1990 and includes those final rules adopted on December 21, 1990 and December 20, 1991.

A review of the federal regulations adopted since October 1, 1990, to the new dates of incorporation by reference indicates there are certain changes made by US DOT not reflected in the Department's regulations. This rulemaking does have the effect of making substantive changes in

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NOTICE OF ADOPTED AMENDMENTS

the Department's regulations to bring Part 179 in line with the federal regulations. The following is a summary of the changes in US DOT regulations which are included in this rulemaking.

By this rulemaking, the Department's regulations will incorporate changes made to Part 179 by US DOT in rulemaking Docket:

HM-181 [55 FR 52402 (December 21, 1990)]
HM-181 [56 FR 66124 (December 20, 1991)]

Docket HM-181 (December 21, 1990) Amended the regulations by making changes to the Hazardous Materials Regulations with regard to the format of the regulations, the classification of materials, the hazard communication provisions and the packaging requirements. However, Part 179, containing the specifications for tank cars, received only minor revision in this rulemaking. Among those changes, special commodity requirements for multi-unit tank car tanks, Section 179.302, was removed.

Docket HM-181 (December 20, 1991) Amended the final rule of December 21, 1990 to make further changes in response to petitions for reconsideration received to the final rule.

- 16) Information and questions regarding these adopted rules shall be directed to:

By U.S. Mail:

Ms. Mary Roseberry
Regulations Unit
Illinois Department of Transportation
Division of Traffic Safety
P. O. Box 19212
Springfield, Illinois 62794-9212
(217) 785-3064

By Messenger or Inter-Agency Mail:

DOT Annex Building
3215 Executive Park Drive
Commercial Vehicle Safety; 3rd Floor
Springfield

The full text of the Adopted Amendments begins on the next page:

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER C: HAZARDOUS MATERIALS TRANSPORTATION REGULATIONSPART 179
SPECIFICATIONS FOR TANK CARS

Section
179.1000 General
179.2000 Incorporation By Reference of 49 CFR 179

AUTHORITY: Implementing Section 4(a) and authorized by Section 9(a) of the Illinois Hazardous Materials Transportation Act (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 700-4(a) and 700-9(a)).

SOURCE: Adopted at 3 Ill. Reg. 5, p. A1, effective February 1, 1979; amended at 6 Ill. Reg. 4287, effective April 16, 1982; old rules repealed, new rules adopted and codified at 8 Ill. Reg. 19677, effective October 1, 1984; amended at 10 Ill. Reg. 5909, effective April 1, 1986; amended at 10 Ill. Reg. 20824, effective December 1, 1986; amended at 11 Ill. Reg. 4796, effective March 10, 1987; amended at 11 Ill. Reg. 17915, effective October 20, 1987; amended at 12 Ill. Reg. 8102, effective April 26, 1988; amended at 15 Ill. Reg. 7781, effective May 7, 1991; amended at 16 Ill. Reg. 11875, effective July 13, 1992.

Section 179.2000 Incorporation By Reference of 49 CFR 179

- a) As Part 179 of the Illinois Hazardous Materials Transportation Regulations the Department incorporates the following sections of 49 CFR 179 by reference, as those sections of the federal hazardous materials transportation regulations were in effect on October 1, 1990; and as amended at 55 FR 52402, December 21, 1990; as amended at 56 FR 66124, December 20, 1991, subject only to the exceptions in subsection (b) of this Section. No later amendments to or editions of those sections of 49 CFR 179 of the federal regulations are incorporated.

179.1 General
179.2 Definitions and abbreviations
179.5 Certificate of Construction
179.6 Repairs and alterations
179.10 Tank mounting
179.11 Welding certification
179.12 Interior heater systems

179.300 General specifications applicable to multi-unit tank car tanks designed to be removed from car structure for filling and emptying (classes DOT-106A and 110AW).
179.301 Individual specification requirements for multi-unit tank car tanks.
~~179.302 Specification requirements for multi-unit tank-car tanks.~~

- b) The following interpretations of, additions to and deletions from the above incorporated sections of 49 CFR 179 shall apply for purposes of this Part 179 of the Illinois Hazardous Materials Transportation Regulations:

- 1) All references to "this part" in the incorporated federal regulations shall mean Part 179 of the Illinois Hazardous Materials Transportation Regulations.
- 2) All references to "this chapter" or "this subchapter" in the incorporated federal regulations shall mean 92 Ill. Adm. Code: Chapter I, Subchapter c.
- 3) All references to a section of the regulations in the incorporated federal regulations shall be read to refer to that Section in the Illinois Hazardous Materials Transportation Regulations except references to 179.3 shall mean 49 CFR 179.3.
- 4) 49 CFR 179.2(a)(4) is deleted and replaced by the following: "DOT" means the U.S. Department of Transportation and 'Department' means the Illinois Department of Transportation."

(Source: Amended at 16 Ill. Reg. 11875, effective July 13, 1992.)

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF EMERGENCY AMENDMENTS

- 1) The Heading of the Part: Licensing Standards for Foster Family Homes
- 2) Code Citation: 89 Ill. Adm. Code 402
- 3) Section Numbers:
402.15
Emergency Action:
Amend
- 4) Statutory Authority: The Child Care Act of 1969, as amended, (Ill. Rev. Stat. 1991, ch. 23, par. 2211 et seq.)
- 5) Effective Date of these Amendments: July 13, 1992
- 6) If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable
- 7) Date Filed in Agency's Principal Office: July 13, 1992
- 8) Reason for Emergency: Department rules allow the Director of the Department to waive the maximum number of children who may be placed in a foster family home if the waiver will effect an adoptive placement. However, an additional subsection of Department rules allows only four children under the age of six in a foster family home. Waivers to this subsection are not permitted by current Department rules. This requirement has resulted in the separation of sibling groups into separate homes and has blocked the adoption of young children by families who are qualified otherwise. The Department finds it a significant threat to the public welfare when sibling groups are separated and adoptions by qualified families are delayed or prohibited altogether. In many instances, this rule subsection could be waived and there would be no negative consequences to the health or welfare of the children. Indeed, the only consequences would be positive: the children would be placed in a permanent adoptive home. Therefore, this emergency amendment is proposed to allow the Director of the Department to waive the requirement on the ages of children placed in foster care when the placement is being made to effect an adoption.

- 9) A Complete Description of the Subjects and Issues Involved: Licensing standards on the number and ages of children who may be placed in a foster family home are adopted to ensure that foster children receive adequate care and attention and to ensure that the foster parents are not overly stressed by the changing demands of the foster children who are placed in their care. These standards serve a good and important public purpose and should not be amended without due consideration. Adoptive families, however, face some different circumstances. Adoptive families change less frequently than foster family homes. Children are

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF EMERGENCY AMENDMENTS

adopted and remain with the family, in most instances, throughout the remainder of their childhood. Family members adapt to one another's needs and preferences. Moreover, adoption of entire sibling groups is becoming increasingly common, often resulting in age groupings which are closer together than the current rule would always allow. For these reasons, waiver of the age requirements, on a case by case basis and only for the purposes of effecting an adoption, is sound public policy.

- 10) Are there any proposed amendments to this Part pending? No
- 11) Statement of Statewide Policy Objectives: This rulemaking does not create or expand a state mandate as defined in Section 3 (b) of the State Mandates Act (Ill. Rev. Stat. 1991, ch. 85, par. 2003).
- 12) Information and questions regarding this emergency amendment shall be directed to:

Name: Jacqueline Nottingham, Chief
Address: Office of Rules and Procedures
 Department of Children and Family Services
 406 East Monroe
 Springfield, Illinois 62701-1498
Telephone: 217/524-1983

The full text of the emergency amendment begins on the next page:

NOTICE OF EMERGENCY AMENDMENTS

PART 402

LICENSING STANDARDS FOR FOSTER FAMILY HOMES

Section	Purpose
402.1	Definitions
402.2	Effective Date of Standards
402.3	Application for License
402.4	Application for Renewal of License
402.5	Provisions Pertaining to the License
402.6	Provisions Pertaining to Permits
402.7	General Requirements for the Foster Home
402.8	Requirements for Sleeping Arrangements
402.9	Nutrition and Meals
402.10	Business and Employment of Foster Parents
402.11	Qualifications of Foster Parents
402.12	Background Inquiry
402.13	Health of Foster Family
402.14	Number and Ages of Children Served
402.15	EMERGENCY
402.16	Meeting Basic Needs of Children
402.17	Health Care of Children
402.18	Religion
402.19	Recreation and Leisure Time
402.20	Education
402.21	Discipline of Children
402.22	Emergency Care of Children
402.23	Release of Children
402.24	Confidentiality of Information
402.25	Required Written Consents
402.26	Records to be Maintained
402.27	Licensing Supervision
402.28	Adoptive Homes
402.29	Severability of This Part

AUTHORITY: Implementing and authorized by the Child Care Act of 1969, as amended, (Ill. Rev. Stat. 1985 1991, ch. 23, par. 2211 et seq.)

SOURCE: Adopted and codified at 5 Ill. Reg. 9548, effective October 1, 1981; emergency amendment at 6 Ill. Reg. 15580, effective December 15, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 3439, effective April 4, 1983; amended at 7 Ill. Reg. 13858, effective November 1, 1983; amended at 8 Ill. Reg. 23197, effective December 3, 1984; amended at 11 Ill. Reg. 4292, effective March 1, 1987; emergency amendments at 16 Ill. Reg. 11879, effective July 13, 1992 for a maximum of 150 days.

NOTICE OF EMERGENCY AMENDMENTS

Section 402.15 Number and Ages of Children Served
EMERGENCY

- a) The maximum number of children permitted in a foster family home is 8, unless all of the foster children are of common parentage or a waiver has been granted in accordance with (b) below. This maximum number includes the foster parents' own children and all other children under the age of 18, cared for on a part-time or full-time basis.
- b) The Director of the Department of Children and Family Services shall waive in writing the maximum number of 8 children to effect an adoptive placement provided the following criteria are met:
 - 1) a licensed child welfare agency or the Department proposes to place an additional child or children, in the home, for the purpose of adoption;
 - 2) the child welfare agency or the Department has documented in the child's case record that no-other-home-is-available-that-would meet-the-permanency-needs this home is the most appropriate choice consistent with the best interest of the child or children;
 - 3) the foster family is otherwise in compliance with the licensing requirements of this Part, and could meet standards for the additional child or children; and
 - 4) the foster family has requested, in writing, that the Director waive the limit of 8 children under the age of 18 so that an additional child or children may be placed in their home for purposes of adoption.
- c) No more than 4 children under the age of 6, including the foster parent(s)' own children, shall be-cared-for receive full-time care at any one time. No more than 2 children, including the family's own children, shall be under the age of 2 unless the foster parent(s) is aided by a child care assistant at least 16 years of age other than a foster child. The Director of the Department of Children and Family Services may waive the age requirements in this subsection if necessary to place a child in an adoptive home provided the criteria in (b)(1) through (4) are met. A foster child who is the parent of another child placed in the same foster home may serve as a child care assistant in relation to the care of her own child. Child care assistants shall meet health requirements as specified in Section 402.14.

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- d) Independent foster homes receive children by independent arrangement. These homes are not subject to direct and regular supervision by a child welfare agency. These homes shall not be licensed for more than a maximum of 4 children unless all of the unrelated children are of common parentage. No more than 2 of these children, including the family's own children, shall be under the age of 2 unless of common parentage.
- e) When determining how many children the foster family home shall serve, children who have special needs due to physical, mental, or emotional disabilities shall be considered at the level at which they function.

(Source: Emergency amendment at 16 Ill. Reg. 11879, effective July 13, 1992 for a maximum of 150 days.

ILLINOIS REGISTER
ILLINOIS HOUSING DEVELOPMENT AUTHORITY

NOTICE OF EMERGENCY RULES

- | | <u>Heading of Part:</u> | <u>HOME Program</u> |
|----|-------------------------|--------------------------|
| 1) | | |
| 2) | <u>Code Citation:</u> | 47 Ill. Adm. Code 370 |
| 3) | <u>Section Numbers:</u> | <u>Emergency Action:</u> |
| | 370.101 | New Section |
| | 370.102 | New Section |
| | 370.103 | New Section |
| | 370.104 | New Section |
| | 370.105 | New Section |
| | 370.106 | New Section |
| | 370.107 | New Section |
| | 370.108 | New Section |
| | 370.109 | New Section |
| | 370.110 | New Section |
| | 370.111 | New Section |
| | 370.112 | New Section |
| | 370.113 | New Section |
| | 370.201 | New Section |
| | 370.202 | New Section |
| | 370.203 | New Section |
| | 370.204 | New Section |
| | 370.205 | New Section |
| | 370.206 | New Section |
| | 370.207 | New Section |
| | 370.208 | New Section |
| | 370.209 | New Section |
| | 370.210 | New Section |
| | 370.211 | New Section |
| | 370.212 | New Section |
| | 370.301 | New Section |
| | 370.302 | New Section |
| | 370.303 | New Section |
| | 370.304 | New Section |
| | 370.305 | New Section |
| | 370.401 | New Section |
| | 370.402 | New Section |
| | 370.501 | New Section |
| | 370.502 | New Section |
| | 370.503 | New Section |
| | 370.504 | New Section |

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New Section
New Section
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New Section

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New Section
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370.901
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New Section
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New Section
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New Section
New Section
New Section
New Section
New Section
New Section

370.1101

New Section

- 4) Statutory Authority: This rule-making implements Title II of the National Affordable Housing Act of 1990 (P.L. 101-165) (the "HOME Act") and the regulations promulgated thereunder (24 CFR Part 92) and are authorized by Sections 7.2, 7.19, 7.24(a) and 7.25 of the Illinois Housing Development Act (Ill. Rev. Stat. 1991, ch. 67 1/2, pars. 307.2, 307.19, 307.24(a) and 307.25).

- 5) Effective Date of Rules: July 14, 1992

- 6) If this Emergency rule is to expire before the end of the 150-day period, please specify the date on which it is to expire:
Does not expire before the end of the 150-day period.

- 7) Date Filed in Agency's Principal Office: April 17, 1992.

- 8) Reason for Emergency: The United States Government promulgated the HOME Act to address the severe shortage of affordable, decent, safe and sanitary housing for low and very low income households and families. The HOME Act provides for the allocation of funds to states to conduct programs to make loans and grants to individuals, organizations and governmental entities for the purpose of acquiring, constructing, rehabilitating, developing and operating single family and multifamily housing for, or providing rental assistance to, low and very low income households and families. The Governor has designated the Authority to administer the funds allocated to the State of Illinois under the HOME Act. The desperate need for affordable housing requires that this part be submitted on and emergency basis.

- 9) A Complete Description of the subjects and Issues Involved. These emergency rules establish the procedures for operating the program established to distribute funds allocated to the State of Illinois under the HOME Act (the "HOME Program"). The HOME Program provides for loans and grants for the purpose of acquiring, constructing, rehabilitating, developing and operating single family and multifamily housing for, or providing rental assistance to, low and very low income households and families.

- 10) Are there any other proposed rules to this Part pending? Yes. These same rules are simultaneously being proposed on a non-emergency basis.

- 11) Statement of Statewide Policy Objectives: This emergency rulemaking creates a statewide program to create and retain affordable housing for low and very low income persons and families.

- 12) Time, Place and Manner in which interested persons may comment on this proposed rulemaking. Interested parties may submit comments, data, views or arguments concerning this rulemaking in writing to Richard B. Muller, 401 N. Michigan Avenue, Suite 900, Chicago, Illinois 60611. The Authority will consider all written comments received at the above address within 45 days of the date of publication of this notice.

ILLINOIS HOUSING DEVELOPMENT AUTHORITY
NOTICE OF EMERGENCY RULES

The full text of the emergency rules begins on the next page:

ILLINOIS HOUSING DEVELOPMENT AUTHORITY
NOTICE OF EMERGENCY RULES

TITLE 47: HOUSING AND COMMUNITY DEVELOPMENT
CHAPTER II: ILLINOIS HOUSING DEVELOPMENT AUTHORITY

PART 370
HOME PROGRAM

SUBPART A: GENERAL RULES

Section	Authority
370.101	
EMERGENCY	
370.102	Purpose and Objectives
EMERGENCY	
370.103	Definitions
EMERGENCY	
370.104	Compliance with Federal Law
EMERGENCY	
370.105	Standards
EMERGENCY	
370.106	Forms and Procedures for the Program
EMERGENCY	
370.107	Fees and Charges of the Authority
EMERGENCY	
370.108	Waiver
EMERGENCY	
370.109	Amendment
EMERGENCY	
370.110	Severability
EMERGENCY	
370.111	Gender and Number
EMERGENCY	
370.112	Titles and Captions
EMERGENCY	
370.113	Calendar Days
EMERGENCY	

SUBPART B: GENERAL PROGRAM REQUIREMENTS

Section	
370.201	Eligible Beneficiaries
EMERGENCY	
370.202	Eligible Activities
EMERGENCY	
370.203	Forms of Assistance
EMERGENCY	
370.204	Minimum Amount of Assistance
EMERGENCY	

ILLINOIS HOUSING DEVELOPMENT AUTHORITY

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EMERGENCY
Eligible Costs
370.206
EMERGENCY
New Construction
370.207
EMERGENCY
Tenant-Based Rental Assistance
370.208
EMERGENCY
Religious Organizations
370.209
EMERGENCY
Prohibited Activities
370.210
EMERGENCY
Limitations on Recipients Under Court Order
370.211
EMERGENCY
Conflict of Interest
370.212
EMERGENCY
Debarment Certification

SUBPART C: APPLICATION

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370.303
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370.304
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Authority Determination
370.305
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SUBPART D: NOTICE

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Notification by Authority
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Comments and Responses

SUBPART E: OWNER AND RECIPIENT

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Eligible Applicants
370.502
EMERGENCY
Books and Records
370.503
EMERGENCY
Audits

ILLINOIS HOUSING DEVELOPMENT AUTHORITY

NOTICE OF EMERGENCY RULES

370.504
EMERGENCY
Annual Financial Report
370.505
EMERGENCY
Furnishing Information
370.506
EMERGENCY
Standards for Approval of Conveyance
370.507
EMERGENCY
State Recipients and Subrecipients
370.508
EMERGENCY
Reviews and Audits

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AUTHORITY: Implements Title II of the National Affordable Housing Act of 1990 (P.L. 101-165) and the regulations promulgated thereunder (24 CFR Part 92); authorized by Sections 7.2, 7.19, 7.24(a) and 7.25 of the Illinois Housing Development Act (Ill. Rev. Stat. 1991, ch. 67 1/2, pars. 307.2, 307.19, 307.24(a) and 307.25).

SOURCE: Emergency rules adopted at 16 Ill. Reg. 11884, effective July 14, 1992 for a maximum of 150 days.

SUBPART A: GENERAL RULES

Section 370.101 Authority
EMERGENCY

These Rules implement Title II of the National Affordable Housing Act of 1990 (P.L. 101-165) (the "HOME Act"). They are authorized by and made pursuant to the Comprehensive Housing Affordability Strategy of the State of Illinois and Sections 7.2, 7.19, 7.24(a) and 7.25 of the Illinois Housing Development Act (Ill. Rev. Stat. (1991) ch. 67 1/2, par. 301 et seq.) and shall govern the program.

Section 370.102 Purpose and Objectives
EMERGENCY

The Governor has designated the Authority as administrator of the funds allocated to the State of Illinois pursuant to the HOME Act. This Part is established to accomplish the general purposes of the program established by the State of Illinois to implement the HOME Act, as authorized by and set forth in the HOME Act, and in particular to set forth the standards the Authority will use, as administrator of this program, to make grants and mortgages or other loans to individuals, organizations and governmental entities for the purpose of acquiring, constructing, rehabilitating, developing, operating, insuring and preserving single and multifamily housing for, or providing rental assistance to, low-income families and very low-income families.

Section 370.103 Definitions
EMERGENCY

As used in this Part, the following words or terms mean:

"Act": The Illinois Housing Development Act (Ill. Rev. Stat. 1991, ch. 67 1/2, par. 301 et seq.), as amended and supplemented;

"Adjusted Income": The income of a Household, as defined in 24 CFR Section 813.102.

"Annual Income": The anticipated total income from all sources received by a Household, including all net income derived from assets for the 12-month period following the effective date of certification of income, as determined under the criteria established in 24 CFR Section 813.106.

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"Authority": The Illinois Housing Development Authority.

"Clearinghouse": A State, regional or metropolitan agency designated by the Governor or the Authority, or established by State law, to review and provide notice to appropriate State and local agencies of proposed housing projects.

"CHAS": The Comprehensive Housing Affordability Strategy prepared by the State and approved by HUD, as updated from time to time, that sets forth and documents the housing needs of the State and the State's strategic plan to address those needs.

"Commitment":

For Substantial Rehabilitation, Moderate Rehabilitation or new construction, a written, legally binding agreement between the Authority and the Recipient under which the Authority (or a State Recipient or Subrecipient receiving funds from the Authority) agrees to provide assistance under the Program for an identifiable Project that can reasonably be expected to start construction within six months of the agreement, and in which the Recipient agrees to start construction within that period.

For Tenant-Based Rental Assistance, a rental assistance contract between the Authority (or a State Recipient or Subrecipient receiving funds from the Authority) and the owner of a housing unit or the tenant, in accordance with the provisions of Section 92.211 of the Regulations.

For acquisition, a written legally binding agreement between the Authority (or a State Recipient or Subrecipient receiving funds from the Authority) and the Recipient under which the Authority (or a State Recipient or Subrecipient receiving funds from the Authority) agrees to provide assistance under the Program to the Recipient for purchase of a Project that can reasonably be expected to be

accomplished within six months of the agreement and in which the Recipient agrees to purchase the Project within that period.

"Community Housing Development Organization": A private not-for-profit organization that:

Is organized under State or local laws;

Has no part of its net earnings inuring to the benefit of any member, founder, contributor, or individual;

Is neither controlled by, nor under the direction of, individuals or entities seeking to derive profit or gain from the organization. A Community Housing Development Organization may be sponsored or created by a for-profit entity, but the for-profit entity may not be an entity whose primary purpose is the development or management of housing, such as a builder, developer, or real estate management firm; the for-profit entity may not have the right to appoint more than one-third of the membership of the organization's governing body, and board members appointed by the for-profit entity may not appoint the remaining two-thirds of the board members; and the Community Housing Development Organization must be free to contract for goods and services from vendors of its own choosing;

Has a tax exemption ruling from the Internal Revenue Service under section 501(c) of the Internal Revenue Code of 1986, as amended;

Does not include a public body (including the Authority) or an instrumentality of a public body. An organization that is State or locally chartered may qualify as a Community Housing Development Organization; however, the State or local government may not have the right to appoint more than one-third of the membership of the organization's governing body and no more than one-third of the board members can be public officials;

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Has standards of financial accountability that conform to Attachment F of OMB Circular No. A-110 (Rev.) "Standards for Financial Management Systems";

Has among its purposes the provision of decent housing that is affordable to low-income persons, as evidenced in its charter, articles of incorporation, resolutions or by-laws;

Maintains accountability to low-income community residents by maintaining at least one-third of its governing board's membership for residents of Low-Income Neighborhoods, other low-income community residents, or elected representatives of Low-Income Neighborhood organizations. For urban areas, "community" may be a Neighborhood or Neighborhoods, city, county, or metropolitan area; for rural areas, it may be a Neighborhood or Neighborhoods, town, village, county, or multi-county area (but not the entire State), provided the governing board contains low-income residents from each county of the multi-county area; and providing a formal process for low-income Program beneficiaries to advise the organization in its decisions regarding the design, siting, development, and management of affordable housing;

Has a demonstrated capacity for carrying out activities assisted with program funds. An organization may satisfy this requirement by hiring experienced, accomplished key staff members who have successfully completed similar projects, or a consultant who has the same type of experience and a plan to train appropriate key staff members of the organization; and

Has a history of serving the community within which housing to be assisted with program funds is to be located. In general, an organization must be able to show one year of serving the community (calculated from the

date the Authority provides Program funds to the organization). However, a newly created organization formed by local churches, service organizations or Neighborhood organizations may meet this requirement by demonstrating that its parent organization has at least a year of serving the community.

"Director": The Director of the Authority.

"Displaced Homemaker": An individual who is an adult; has not worked full-time, full-year in the labor force for a number of years but has, during such years, worked without remuneration to care for the home and family; is unemployed or underemployed; and is experiencing difficulty in obtaining or upgrading employment.

"Family": A family as defined in 24 CFR Section 812.2.

"First-Time Homebuyer": An individual (and if married, his or her spouse) who has not owned a home during the 3-year period before the purchase of a home with Program funds, except that any individual who is a Displaced Homemaker or a Single Parent may not be excluded from consideration as a First-Time Homebuyer under this paragraph on the basis that the individual, while a homemaker or while married, respectively, owned a home with his or her spouse or resided in a home owned by the spouse.

"Governor": The Governor of the State.

"HOME Act": Title II of the National Affordable Housing Act of 1990 (P.L. 101-165).

"HOME Program": The program created under the HOME Act pursuant to which HUD makes funds available to State and local governments and other entities to expand the supply of decent and affordable housing for Low- and Very Low-Income Households.

"Homeownership": Ownership in fee simple title or a 99 year leasehold interest in a one- to four-unit dwelling or in a condominium unit, ownership or membership in a cooperative, or an equivalent form of ownership approved by HUD.

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"Household": One or more persons occupying a housing unit.

"HUD": The United States Department of Housing and Urban Development.

"Low-Income": An Annual Income that does not exceed 80 percent of the median income for the area, as determined by HUD with adjustments for smaller and larger families, except that HUD may establish income ceilings higher or lower than 80 percent of the median for the area on the basis of HUD findings that such variations are necessary because of prevailing levels of construction costs or fair market rents, or unusually high or low family incomes.

"Low-Income Neighborhood": A Neighborhood in which at least 51 percent of the Households are Low-Income Households.

"Members": The Members of the Authority.

"Moderate Rehabilitation": The rehabilitation of residential property at an average cost of less than \$25,000 per dwelling unit.

"Monthly Adjusted Income": One-twelfth (1/12) of the Adjusted Income.

"Monthly Income": One-twelfth (1/12) of the Annual Income.

"Neighborhood": A geographic location designated in comprehensive plans, ordinances, or other local documents as a neighborhood, village, or similar geographical designation that is within the boundary but does not encompass the entire area of a Unit of General Local Government. If the Unit of General Local Government has a population under 25,000, the neighborhood may, but need not, encompass the entire area of a Unit of General Local Government.

"OMB": The United States Office of Management and Budget.

"Owner": The person or entity holding legal title to a project, or if title to the real estate in the project is

held by a land trust, the person or entity owning the beneficial interest in that land trust.

"Part": This Part 370.

"Participant Selection Plan": The plan, approved by the Authority, under which Families and Households will be selected for one or more Projects comprised of single family residences.

"Person With Disabilities": A Household composed of one or more persons, at least one of whom is an adult, who has a disability.

A person is considered to have a disability if the person has a physical, mental, or emotional impairment that is expected to be of long-continued and indefinite duration; substantially impedes the person's ability to live independently; and is of such a nature that such ability could be improved by more suitable housing conditions.

A person will also be considered to have a disability if the person has a severe, chronic developmental disability that is attributable to a mental or physical impairment or combination of mental and physical impairments; is manifested before the person attains age 22; is likely to continue indefinitely; results in substantial functional limitations in three or more of the following areas of major life activity: self-care, receptive and expressive language, learning mobility, self-direction, capacity for independent living, and economic self-sufficiency; and reflects the person's need for a combination and sequence of special, interdisciplinary, or generic care treatment, or other services that are of lifelong or extended duration and are individually planned and coordinated. Notwithstanding the preceding provisions of this definition, the term "Person With Disabilities" includes two or more Persons With Disabilities living together, one or more such persons living with

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another person who is determined to be important to their care or well-being, and the surviving member or members of any Household described in the first sentence of this definition who were living, in a unit assisted with Program funds, with the deceased member of the household at the time of his or her death.

"Program": The program established by the State pursuant to the HOME Act and administered by the Authority in accordance with the provisions of this Part through which HOME Program funds allocated to the State will be re-allocated to eligible Recipients.

"Program Description": The document submitted annually to HUD by the Authority setting forth, among other things, the State's description of how it plans to distribute Program funds; the amount of Program funds that will be reserved for Community Housing Development Organizations; a description of how the State will work with such Community Housing Development Organizations; the Authority's certification regarding use of Program funds for new construction; a statement of policies and procedures to be followed to meet the requirements of affirmative marketing and establishing and overseeing a minority and women business outreach program; all certifications required under the Regulations; and the Authority's certification of compliance with the CHAS.

"Project": A site or an entire building (including a manufactured housing unit), or two or more buildings, together with the site or sites on which the building or buildings is located, that are under common ownership, management, and financing and are to be assisted with Program funds under a commitment by the Recipient, as a single undertaking under this Part. "Project" includes all the activities associated with the site and building. If there is more than one site associated with a Project, the sites must be within a four block area.

"Public Housing Authority (PHA)": Any local entity authorized to engage in and administer HUD low-income housing certificate or voucher programs.

"Recipient": An individual or entity that receives

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Program funds for or on behalf of a Project from the Authority pursuant to a Commitment.

"Reconstruction": The rebuilding of housing on the same foundation.

"Regulations": The regulations governing the HOME Program, as set forth in 24 CFR Part 92, as amended or supplemented from time to time.

"Rules": The rules and regulations of the Authority, as amended and supplemented from time to time.

"Section 8 Program": The rental assistance program for low-income housing authorized under Section 8 of the Housing Act of 1937.

"Single Parent": An individual who is unmarried or legally separated from a spouse; and has one or more minor children for whom the individual has custody or joint custody; or is pregnant.

"Single Room Occupancy (SRO) Housing": Housing consisting of single room dwelling units each of which is the primary residence of its occupant or occupants. The unit may contain either food preparation facilities or sanitary facilities, or both. SRO Housing does not include facilities for students.

"Staff": The Director and employees of the Authority.

"State": The State of Illinois.

"State Recipient": A Unit of General Local Government designated by the Authority to receive and administer Program funds allocated to the Authority by HUD.

"Subrecipient": A public agency or not-for-profit organization selected by the Authority to receive and administer Program funds allocated to the Authority by HUD. A public agency or not-for-profit organization that receives Program funds solely as a developer or owner of housing is not a Subrecipient.

"Substantial Rehabilitation": The rehabilitation of residential property at an average cost in excess of

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\$25,000 per dwelling unit.

"Tenant Selection Plan": The plan, approved by the Authority, under which Families and Households will be selected as tenants for a multi-family residential project.

"Tenant-Based Rental Assistance": A form of rental assistance under which the assisted tenant may move from a dwelling unit and retain his or her right to continued assistance.

"Unit of General Local Government": A city, town, village, township, county or other political subdivision of the State; a consortium of such subdivisions recognized by HUD pursuant to Section 92.101 of the Regulations; or any agency or instrumentality of any of the above jurisdictions that is established pursuant to legislation and designated by the chief executive of such jurisdiction to act on behalf of such jurisdiction with regard to the provisions of this Part. When a county is an Urban County, the Urban County is the Unit of General Local Government for purposes of the Program.

"Urban County": An urban county as defined in 24 CFR Section 570.3.

"Very Low-Income": An Annual Income that does not exceed 50 percent of the median family income for the area, as determined by HUD with adjustments for smaller and larger families, except that HUD may establish income ceilings higher or lower than 50 percent of the median for the area on the basis of HUD findings that such variations are necessary because of prevailing levels of construction costs or fair market rents, or unusually high or low family incomes.

Section 370.104 Compliance with Federal Law
EMERGENCY

Notwithstanding anything to the contrary herein, this Part shall be construed in conformity and in compliance with the HOME Act, the Regulations and other applicable Federal law. To the extent that this Part conflicts with the HOME Act or the Regulations, the HOME Act or the Regulations shall prevail.

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Section 370.105 Standards
EMERGENCY

In exercising discretion in selecting Projects to receive Program funds, the Authority shall consider, in addition to the criteria set forth in this Part:

- a) the purpose of the HOME Program to provide affordable, decent, safe and sanitary housing for Low- and Very Low-Income Households;
- b) the requirements of applicable State and Federal law;
- c) the priorities set forth in the CHAS and the Program Description;
- d) whether the Project is, or is to be, located in a jurisdiction that is not receiving its own allocation of HOME Program funds from HUD;
- e) the support of the local community in which the Project is, or is to be, located;
- f) the need for the type of proposed housing within the local community;
- g) the requirements of local housing codes and zoning laws;
- h) the number and percentage of Very Low-Income Households to be assisted by the Project;
- i) the level of affordability and the duration of affordability restrictions;
- j) the cost per unit of the Project;
- k) the amount of funding the Project will receive from sources other than Program funds;
- l) whether the Project will receive matching funds, as provided in Section 92.218 of the Regulations;
- m) the accessibility or adaptability of the Project for Persons With Disabilities;
- n) whether the Applicant is a not-for-profit organization;

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- o) the financial condition and previous experience (including experience in the Program) of the Applicant in providing affordable housing;
- p) whether the proposal includes a commitment for supportive services (e.g., counseling for First-Time Homebuyers, etc.);
- q) the readiness of the Applicant to proceed with the Project;
- r) the financial viability of the Project;
- s) whether the Applicant is requesting a loan rather than a grant; and
- t) any other factors deemed relevant by the Authority under the circumstances.

Section 370.106 Forms and Procedures for the Program
EMERGENCY

The Staff may prepare, use, supplement, and amend such forms, agreements, and other documents, and may establish such procedures, as may be necessary to implement the Program, all as may be prescribed by the Director.

Section 370.107 Fees and Charges of the Authority
EMERGENCY

In connection with the Program, the Authority may establish and collect such fees and charges as may be necessary.

Section 370.108 Waiver
EMERGENCY

By resolution, the Members may waive or vary particular provisions of this Part to conform with the requirements of applicable State or Federal law or to conform with the written determination of the Authority that the application of such provisions may result in undue hardship or an unreasonable result.

Section 370.109 Amendment
EMERGENCY

This Part may be supplemented, amended, or repealed by the Members

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from time to time and in such manner as they may determine consistent with this Part, the Act, the Rules, the HOME Act and other applicable provisions of law. This Part shall not constitute or create any contractual rights.

Section 370.110 Severability
EMERGENCY

If any clause, sentence, subsection, Section, or Subpart of this Part be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder of this Part, but shall be confined in its operation to the clause, sentence, subsection, Section, or Subpart thereof as to which such judgment is rendered.

Section 370.111 Gender and Number
EMERGENCY

All terms used in any one gender or number shall be construed to include any other gender or number as the context may require.

Section 370.112 Titles and Captions
EMERGENCY

Titles and captions of Subparts, Sections, and subsections are used for convenience and reference and shall not be considered a part of the text.

Section 370.113 Calendar Days
EMERGENCY

Days shall mean calendar days. Due dates falling on a Saturday, Sunday, or legal State or Federal holiday shall be deemed to fall on the next calendar day that is not a Saturday, Sunday, or a legal State or Federal holiday.

SUBPART B: GENERAL PROGRAM REQUIREMENTS

Section 370.201 Eligible Beneficiaries
EMERGENCY

Program funds may be expended only for the benefit of Low-Income Households and Very Low-Income Households.

Section 370.202 Eligible Activities
EMERGENCY

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- a) Program funds may be used to provide incentives to develop and support affordable rental housing and affordable homeownership through the acquisition (including assistance to First-Time Homebuyers), new construction, Reconstruction, Moderate Rehabilitation or Substantial Rehabilitation of non-luxury housing with suitable amenities, including real property acquisition, site improvement, conversion, demolition, and other expenses, including financing costs and relocation expenses of any displaced persons, families, businesses, or organizations; and to provide Tenant-Based Rental Assistance.
- b) Acquisition of vacant land or demolition shall be an eligible activity only with respect to a particular Project intended to provide affordable housing, and for which funds for construction have been committed.
- c) Housing that has received an initial certificate of occupancy or equivalent document within a one-year period before Program funds are committed to the Project is new construction for purposes of this Part. Conversion of an existing structure to affordable housing is rehabilitation, unless the conversion entails adding one or more units beyond the existing walls, in which case the project is new construction for purposes of this Part.

Section 370.203 Forms of Assistance
EMERGENCY

Program funds may be allocated for equity investments, interest-bearing loans or advances, non-interest-bearing loans or advances, interest subsidies consistent with the purposes of this Part, deferred payment loans, grants, or other forms of assistance that the Authority may determine are appropriate, provided that HUD has approved such other form of assistance.

Section 370.204 Minimum Amount of Assistance
EMERGENCY

The minimum amount of Program funds that must be invested in a Project involving rental housing or homeownership is \$1,000 times the number of affordable units in the Project. The minimum amount of Program funds that must be invested in Tenant-Based Rental Assistance is \$1,000 times the average number of families assisted

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each year.

Section 370.205 Eligible Costs
EMERGENCY

Program funds may be used to pay the following costs for eligible activities:

- a) Development hard costs. The actual cost of constructing or rehabilitating housing. These costs include the following:
 - 1) For new construction, costs to meet the new construction standards set forth in this Part and the Model Energy Code published by the Council of American Building Officials, as referred to in Section 92.251 of the Regulations; and the cost of funding an initial operating deficit reserve to meet any shortfall in Project income during the period of Project rent-up (not to exceed 18 months), which may only be used to pay operating expenses, reserve for replacement payments, and debt service. Any Program funds placed in an operating deficit reserve that remain unexpended when the reserve terminates shall be returned to the Authority; and
 - 2) For rehabilitation, costs to meet the housing quality standards set forth in 24 CFR 882.109 or to correct substandard conditions; to make essential improvements, including energy-related repairs or improvements, improvements necessary to permit the use by handicapped persons, and the abatement of lead-based paint hazards, as required by Section 370.602 of this Part; and to repair or replace major housing systems in danger of failure; and
 - 3) For both new construction and rehabilitation, costs to demolish existing structures to make improvements to the Project site that are in keeping with improvements of surrounding, standard projects, and costs to make utility connections.
- b) Acquisition costs. Costs of acquiring improved or unimproved real property.

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c) Related soft costs. Other reasonable and necessary costs incurred by the Recipient and associated with the financing or development (or both) of new construction, rehabilitation, or acquisition of housing assisted with Program funds. These costs include, but are not limited to:

- 1) Architectural, engineering or related professional services required to prepare plans, drawings, specifications, or work write-ups;
- 2) Costs to process and settle the financing for a Project, such as private lender origination fees, credit reports, fees for title evidence, fees for recordation and filing of legal documents, building permits, attorneys' fees, private appraisal fees and fees for an independent cost estimate, builders' or developers' fees;

3) Costs of a Project audit that the Authority may require with respect to the development of the Project; and

4) Costs to provide information services such as affirmative marketing and fair housing information to prospective homeowners and tenants, as required by Section 370.902(a) of this Part.

d) Relocation costs. Costs of relocation payments and other relocation assistance for permanently and temporarily relocated individuals, families, businesses, nonprofit organizations and farm operations where assistance is required under Sections 370.1006 and 370.1007 of this Part, or otherwise determined by the Authority to be appropriate.

e) Costs related to Tenant-Based Rental Assistance. The rental assistance payments made to provide Tenant-Based Rental Assistance for a Family or Household.

Section 370.206 New Construction
EMERGENCY

a) General. Program funds may be used for new construction if HUD has approved the use of HOME Program funds for new construction in the area of the State in which the

Project is to be located.

b) Neighborhood Revitalization. If an area has not received approval for new construction from HUD, Program funds may still be used for new construction of affordable housing in a Neighborhood revitalization program in that area if the new construction meets the criteria set forth in Section 92.209 of the Regulations.

c) Special needs. Program funds may be used for new construction of affordable housing on the basis of special needs, if:

1) The Applicant demonstrates to the complete satisfaction of the Authority, in its sole discretion, that rehabilitation is not the most cost-effective way to expand the supply of affordable housing for the special need and the special need cannot be met through rehabilitation of the available housing stock;

2) The Program funds are used for new construction of one or more of the following:

- A) Housing for Families of five or more persons;
- B) Housing for Persons With Disabilities;
- C) Single Room Occupancy Housing;

D) Housing that is necessary to further the desegregation or racial deconcentration of housing within the jurisdiction pursuant to a court-approved settlement agreement, compliance agreement, or voluntary plan approved by HUD if Tenant-Based Rental Assistance is not sufficient to meet the specified need within a reasonable time; and

3) The Authority has determined, on the basis of objective data in the CHAS, that a high priority need for such housing exists in the area in which the proposed Project is to be located, and that there is not a supply of vacant, habitable, public housing units in excess of normal vacancies resulting from turnovers that could meet the

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specified need.

- d) Other restrictions. All new construction shall meet the site and market restrictions set forth in 24 CFR 882.708(c).

Section 370.207 Tenant-Based Rental Assistance
EMERGENCY

- a) General. Program funds may be used for Tenant-Based Rental Assistance only if:

- 1) The use of Program funds for Tenant-Based Rental Assistance is an essential element of the CHAS for expanding the supply, affordability, and availability of decent, safe, sanitary, and affordable housing, and the Program Description specifies the local market conditions that lead to the choice of this option; and
 - 2) Families to receive such assistance will be selected from the waiting list of a PHA operating within the area in which the proposed assistance is to be given in accordance with the PHA's preferences established pursuant to 24 CFR Section 882.219. Eligible Families currently residing in units that are designated for rehabilitation under the Program may be selected without requiring that the Family be placed on the PHA's Section 8 waiting list. Families so selected may use the Tenant-Based Rental Assistance in the rehabilitated unit or in other qualified housing. The Authority may require the Family to use the Tenant-Based Rental Assistance within the area in which the proposed assistance is to be given, or may permit the Family to use the assistance outside such area.
- b) Program operation. A Tenant-Based Rental Assistance program must be operated consistently with the requirements of this Section. The Authority may operate the program itself, or may contract with a PHA or other entity with the capacity to operate the program. The Tenant-Based Rental Assistance may be provided through an assistance contract to an owner of housing that leases a unit to an assisted family, or directly to the family.

- c) Term of rental assistance contract. The term of the rental assistance contract providing assistance with Program funds may not exceed 24 months, but may be renewed, subject to the availability of Program funds. The term of the rental assistance contract must begin on the first day of the term of the lease. For a rental assistance contract between the Authority and an owner of housing, the term of the contract must terminate on termination of the lease. For a rental assistance contract between the Authority and a family, the term of the contract need not end on termination of the lease, but no payments shall be made after termination of the lease until the family enters into a new lease.

- d) Rent reasonableness. The Authority shall disapprove a lease if the rent is not reasonable, based on rents that are charged for comparable unassisted rental units.

- e) Lease requirements. The lease shall comply with the requirements set forth in Sections 92.253(a) and (b) of the Regulations.

- f) Subsidy.

- 1) A Family shall pay a minimum of 30% of its Monthly Adjusted Income as its contribution to rent. The amount of the monthly assistance that the Authority shall pay to, or on behalf of, a family may not exceed the difference between a rent standard for the unit size established by the Authority and 30 percent of the family's Monthly Adjusted Income.

- 2) The Authority's rent standard for a unit size shall ordinarily not be less than 80 percent of the published Section 8 Program existing housing fair market rent (in effect when the payment standard amount is adopted) for the unit size, nor more than the fair market rent (in effect when the Authority adopts its rent standard amount) for the unit size. (Community-wide exception rents are maximum gross rents approved by HUD for the Rental Certificate program pursuant to 24 CFR Section 882.106(a)(3) for a designated municipality, county, or similar locality). The Authority may approve on a unit-by-unit basis a subsidy based on a rent standard that exceeds the applicable fair market rent by up to 10

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percent for 20 percent of units assisted.

- g) Housing quality standards. Housing occupied by a Family receiving Tenant-Based Rental Assistance under this Section must meet the performance requirements and acceptability criteria set forth in 24 CFR Section 882.109, except for such variations in acceptability requirements as the Authority may propose and are approved by HUD. Local climatic or geological conditions or local codes are examples of situations that justify such variations.

Section 370.208 Religious Organizations
EMERGENCY

Program funds shall not be provided to primarily religious organizations, such as churches, for any activity, including secular activities. In addition, Program funds may not be used to rehabilitate or construct housing owned by primarily religious organizations or to assist primarily religious organizations in acquiring housing. However, Program funds may be used by a secular entity to acquire housing from a primarily religious organization, and a primarily religious entity may transfer title to property to a wholly secular entity and the entity may participate in the Program in accordance with the requirements of this Part. The entity may be an existing or newly established entity (which may be an entity established, but not controlled, by the religious organization). The completed Project must be used exclusively by the owner entity for secular purposes, and must be available to all persons regardless of religion. In particular, there must be no religious or membership criteria for tenants in the Project.

Section 370.209 Prohibited Activities
EMERGENCY

Program funds may not be used to:

- a) Defray any administrative cost of a State Recipient, Subrecipient or Recipient. Administrative costs include any cost equivalent to the costs described in 24 CFR Section 570.206 (program administrative costs for the community development block grant program) and Project delivery costs, such as new construction and rehabilitation counseling, preparing work specifications, loan processing, inspections, and other services related to assisting owners, tenants, contractors, and other

entities applying for or receiving Program funds;

- b) Provide a Project reserve account for replacements, unanticipated increases in operating costs, or operating subsidies;
- c) Provide Tenant-Based Rental Assistance for the special purposes of the Section 8 Program, including the activities specified in 24 CFR Section 791.403(b)(1), or preventing displacement from housing developments assisted with rental rehabilitation grants under 24 CFR Part 511;
- d) Provide nonfederal matching contributions required under any other Federal program;
- e) Provide assistance authorized under 24 CFR Part 965 (PHA-Owned or Leased Projects - Maintenance and Operation);
- f) Carry out activities authorized under 24 CFR Part 968 (Public Housing Modernization);
- g) Provide assistance to eligible low-income housing under 24 CFR Part 248 (Prepayment of Low Income Housing Mortgages);
- h) Provide assistance (other than Tenant-Based Rental Assistance or assistance to a First-Time Homebuyer) to acquire housing previously assisted with Program funds during the period of affordability established by the Authority. However, additional Program funds may be committed to a Project up to one year after Project completion, but the amount of Program funds in the Project may not exceed the maximum per-unit subsidy amount established under Section 92.211(f) of the Regulations.

Section 370.210 Limitations on Recipients Under Court Order
EMERGENCY

- a) Program funds may not be used to carry out housing remedies or to pay fines, penalties, or costs associated with an action in which a Recipient, State Recipient or Subrecipient has been adjudicated by a Federal, state or local court to be in violation of Title VI of the Civil Rights Act of 1964, the Fair Housing Act, or any other

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Federal, state, or local law promoting fair housing or prohibiting discrimination.

- b) Program funds may be used in connection with a settlement that has been entered into in any case where claims of violations described in subsection (a) above have been asserted against a Recipient, State Recipient or Subrecipient, but only to carry out housing remedies that involve eligible activities.

Section 370.211 Conflict of Interest
EMERGENCY

- a) The conflict of interest provisions set forth in 24 CFR 85.36 and OMB Circular A-110 apply to the procurement of services by State Recipients and Subrecipients. In all cases not governed by CFR 85.36 and OMB Circular A-110, the provisions of this Section apply. These cases include the acquisition and disposition of real property and the provision of assistance by State Recipients and Subrecipients, or to individuals, housing developers, and other private entities through eligible activities that authorize such assistance (e.g., rehabilitation of housing).

- b) Conflicts prohibited. No persons described in subsection (c) below who exercise or have exercised any functions or responsibilities with respect to activities assisted with Program funds or who are in a position to participate in making decisions or gain inside information with regard to these activities, may obtain a financial interest or benefit from a Program-assisted activity, or have an interest in any contract, subcontract or agreement with respect to such activity or the proceeds thereunder, either for themselves or those with whom they have family or business ties, during their tenure or for one year thereafter.

- c) Persons covered. The conflict of interest provisions of subsection (b) above apply to any person who is an employee, agent, consultant, officer, or elected official or appointed official of the Authority, or a State Recipient or Subrecipient that is receiving funds allocated to the Authority.

- d) Exceptions to the conflict of interest provisions set

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forth in this Section may be available upon application to HUD pursuant to Section 92.356 of the Regulations.

Section 370.212 Debarment Certification
EMERGENCY

Any participant in a "lower tier covered transaction," as that term is defined in 24 CFR 24.110, shall certify to the Authority that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in such transaction.

SUBPART C: APPLICATION

Section 370.301 Application
EMERGENCY

Applicants seeking monies from the Program shall submit to the Authority a completed application form prescribed by the Authority together with a nonrefundable application fee in the amount of \$250.00.

Section 370.302 Form
EMERGENCY

The Authority shall develop an application form to be used by all Applicants.

Section 370.303 Review
EMERGENCY

Upon receipt of a completed application, the Staff shall determine whether the application meets the requirements of this Part, the HOME Act, the Regulations and the Act. If the Staff determines that the application fails to meet any of these requirements, the Authority shall notify the Applicant in writing within 30 days after receipt of the application by the Authority.

Section 370.304 Authority Determination
EMERGENCY

After reviewing an application pursuant to Section 370.303 of this Part, the Staff shall determine whether the proposed Project should be recommended for funding under the Program. The Staff shall present all recommendations to fund proposed Projects to the Members for determination. The Authority shall allocate Program

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funds only pursuant to a resolution approved by the Members.

Section 370.305 Commitment
EMERGENCY

After approval of an allocation by the Members, the Staff shall prepare and deliver to the Applicant a commitment that contains the Authority's commitment to allocate Program funds, provided that the Applicant meets the requirements of the Commitment and that Program funds are available for the Project.

SUBPART D. NOTICE

Section 370.401 Notification by Authority
EMERGENCY

a) Notice of Allocation. Prior to the presentation of an application to the Members, the Authority shall give written notice of the proposed allocation of Program funds to the following persons and agencies:

- 1) The chairman of the county board of the county in which the Project is proposed to be located;
- 2) The mayor or other chief executive of the municipality in which the Project is proposed to be located;
- 3) In municipalities with a population of more than 1.5 million, the alderman of the ward in which the Project is proposed to be located;
- 4) Appropriate Clearinghouses; and
- 5) Each member of the General Assembly from the legislative district in which the Project is proposed to be located.

If the application does not request Program funds for a specific Project, the notice will be sent to the appropriate persons and agencies based on the address of the Applicant.

b) Forms. Notice under this Section shall be made on forms prepared by the Authority.

- c) Contents. The notice shall set forth the name and address of the Applicant; the estimated amount of the proposed allocation; if applicable, the name and address of the proposed Project; the type of any proposed subsidies; the total number of units; and the type of Project (e.g., elderly, family, or handicapped).

Section 370.402 Comments and Responses
EMERGENCY

- a) Comments. The persons and agencies receiving notice pursuant to Section 370.401 of this Part shall have 30 days from the date of mailing to submit written comments to the Authority and the Applicant.
- b) Applicant's Response. The Applicant shall respond in writing to all comments received under Section 370.401 of this Part, as well as to any other written comments received by the Applicant, and shall provide copies of all comments and responses to the Authority.
- c) Consideration of Comments. The Members shall consider all comments received pursuant to Section 370.401 of this Part when making their determination.

SUBPART E: OWNER AND RECIPIENT

Section 370.501 Eligible Applicants
EMERGENCY

The Authority may make Program funds available to Applicants or their designees eligible under this Part and the Regulations.

Section 370.502 Books and Records
EMERGENCY

The books and records of the Project, the Recipient or the Owner, if different from the Recipient, shall be subject to inspection, examination, and copying by the Authority and its authorized representatives or agents at such times as the Authority reasonably requires for the purpose of determining compliance with this Part, the Act, the HOME Act and the Regulations, and all contracts and agreements relating to the Program. The books and records of the Recipient or the Owner, if different from the Recipient, if separate from the books and records of the Project, shall be subject to inspection, examination, and copying by the Authority

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and its authorized representatives or agents at such times as the Authority reasonably requires.

Section 370.503 Audits
EMERGENCY

The architectural plans and specifications, apparatuses, devices, books and records, contracts, documents, and other papers relating thereto of the Project shall at all times be maintained in reasonable conditions for proper audit and shall be subject to inspection, examination, and copying by the Authority and its authorized representatives or agents at such times as the Authority reasonably requires. All audits, certifications, and financial reports that the Owner and Recipient are required by contract with the Authority to allow, undertake, or prepare shall be made by an independent certified public accountant acceptable to the Authority.

Section 370.504 Annual Financial Report
EMERGENCY

Within sixty days of the end of the calendar year, the Recipient and the Owner, if different from the Recipient, shall furnish the Authority with a complete annual financial report based upon the books and records of the Project, the Owner and the Recipient, prepared in accordance with Authority requirements, and certified by the Owner and the Recipient.

Section 370.505 Furnishing Information
EMERGENCY

The Recipient and the Owner, if different from the Recipient, shall furnish such reports, projects, certifications, analyses, budgets, operating reports and tax returns as required by applicable Federal or State statutes, regulations, or subsidy or assistance programs or by the Authority, and shall furnish specific answers to the Authority's questions about the Owner's and the Recipient's income, assets, liabilities, and contracts and, if applicable, about the administration, operation, maintenance, occupancy, financial soundness, and physical condition of the Project.

Section 370.506 Standards for Approval of Conveyance
EMERGENCY

In determining whether to approve, or impose restrictions on, the conveyance, assignment, leasing, mortgaging, pledging or other

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transfer of the Project (other than such restrictions as may be imposed by the HOME Act and the Regulations) and, if applicable, the beneficial interest in and power of direction over a land trust, or any partnership interest or stock ownership interest in the beneficiary of a land trust; the Authority shall grant such approval, with any necessary restrictions, if the Authority determines that such action will not have any adverse impact upon the financial stability of the Project.

Section 370.507 State Recipients and Subrecipients
EMERGENCY

State Recipients and Subrecipients shall use Program funds allocated to them in compliance with the Act, this Part, the Regulations and other applicable State and Federal law.

Section 370.508 Reviews and Audits
EMERGENCY

State Recipients and Subrecipients that have been allocated Program funds shall cooperate with such audits and reviews as the Authority may require to determine whether Program funds allocated to them have been used in compliance with this Part, the Regulations and applicable State and Federal law.

SUBPART F: CONSTRUCTION STANDARDS AND REQUIREMENTS

Section 370.601 Property Standards
EMERGENCY

Housing that is assisted with Program funds must meet the Section 8 Program housing quality standards set forth at 24 CFR Section 882.109; all applicable Federal, State and local statutes, regulations, ordinances, standards and codes; and the requirements of Authority contracts, agreements, guides and other documents. Housing that is newly constructed must meet the current edition of the Model Energy Code published by the Council of American Building Officials. Housing that is Substantial Rehabilitation must meet the cost-effective energy conservation and effectiveness standards in 24 CFR Part 39. Housing for Homeownership that is to be rehabilitated after transfer of the ownership interest must be free from any defects that pose a danger to health or safety before transfer of the ownership interest, and must meet the applicable property standards not later than 2 years after the transfer.

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Section 370.602 Lead-Based Paint
EMERGENCY

All Projects receiving Program funds shall be subject to the lead-based paint regulations set forth in 24 CFR Part 35. Each Owner or Recipient shall conduct the inspection and abatement activities described in those regulations.

Section 370.603 Labor
EMERGENCY

a) General. Any contract for the construction (rehabilitation or new construction) of affordable housing with 12 or more units assisted with Program funds shall contain a provision requiring that not less than the wages prevailing in the locality, as predetermined by the Secretary of Labor pursuant to the Davis-Bacon Act (40 U.S.C. 276a-5)), will be paid to all laborers and mechanics employed in the development of the affordable housing involved. Such contracts shall also be subject to the overtime provisions, as applicable, of the Contract Work Hours and Safety Standards Act (42 CFR 327-333).

b) Volunteers. The prevailing wage provisions of subsection (a) above do not apply to an individual who receives no compensation or is paid expenses, reasonable benefits, or a nominal fee to perform the services for which the individual volunteered and who is not otherwise employed at any time in the construction work.

c) Sweat equity. The prevailing wage provisions of subsection (a) above do not apply to members of an eligible Family who provide labor in exchange for acquisition of a property for Homeownership or provide labor in lieu of, or as a supplement to, rent payments.

Section 370.604 Environmental Assessment
EMERGENCY

Environmental Assessment. Prior to the making of a loan under the Program that is to be secured by a first mortgage lien on a Project (other than a single family Project), the Applicant shall have an environmental assessment review of the proposed Project undertaken by an environmental consultant approved by the Authority. The environmental assessment shall include, but not be limited to, a review of historic activities on and current conditions of the real

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estate that identifies potential problem areas. If the environmental assessment discloses the presence of any hazardous substance, as described at Section 101(4) of the Comprehensive Environmental Response, Compensation and Liability Act (42 U.S.C. 9601(14)), as amended from time to time, the Applicant shall conduct a more comprehensive environmental assessment by an environmental consultant approved by the Authority. This assessment may include, but is not limited to, sampling, lab analysis and an estimate of the magnitude of environmental problems, as well as costs involved in site cleanup. The Applicant shall pay the costs of such assessments, and such costs may, at the sole discretion of the Authority, be payable out of loan proceeds for the Project.

Section 370.605 Environmental Barriers
EMERGENCY

All Projects receiving assistance from the Program for construction and rehabilitation shall comply with the provisions of the Environmental Barriers Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 3711 et seq.), as amended from time to time, and the Illinois Accessibility Code (71 Ill. Adm. Code 400), as amended from time to time; and Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794) and the applicable regulations, both as amended from time to time.

SUBPART G: INCOME AND AFFORDABILITY RESTRICTIONS

Section 370.701 Rental Provisions
EMERGENCY

a) Rent Limitation. A Project composed of rental housing (including the non-owner-occupied units in housing purchased with Program funds under Section 370.703 of this Part) qualifies as affordable housing only if the Project bears rents not greater than the lesser of:

- 1) The fair market rent for existing housing for comparable units in the area as established by HUD under 24 CFR Section 888.111, less the monthly allowance for the utilities and services (excluding telephone) to be paid by the tenant; or
- 2) A rent that does not exceed 30 percent of the Monthly Income of a family whose gross income equals 65 percent of the median income for the area, as determined by HUD, with adjustment for

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smaller and larger families, unless HUD establishes higher or lower income ceilings on the basis of HUD's findings that such variations are necessary because of prevailing levels of construction costs or fair market rents, or unusually high or low family incomes. In determining the maximum monthly rent that may be charged for a unit that is subject to this limitation, the Owner must subtract a monthly allowance for any utilities and services (excluding telephone) to be paid by the tenant;

- b) Rent schedule and utility allowances. The Authority shall review and approve rents proposed by the Owner for units with "flat rents," i.e., units subject to the maximum rent limitations in subsections (a)(1) or (a)(2) above, or Section 370.702(b)(2) of this Part and, if applicable, must review and approve, for all units subject to the maximum rent limitations of subsection (a) above, the monthly allowances proposed by the Owner for utilities and services to be paid by the Family. The Owner shall reexamine the income of each Family living in Low-Income or Very Low-Income units at least annually. The Owner shall recalculate the maximum monthly rent annually, and may change such maximum rent as changes in the applicable gross rent amounts, the income adjustments, or the monthly allowance for utilities and services warrant. Any increases in rents for Low-Income or Very Low-Income units are subject to the provisions of outstanding leases, and in any event, the Owner must provide tenants of those units not less than 30 days prior written notice before implementing any increase in rents.

- c) Increases in tenant income. Rental housing qualifies as affordable housing, despite a temporary noncompliance with Section 370.702(a) and (b) of this Part, if the noncompliance is caused by increases in the incomes of existing Families and if actions satisfactory to the Authority are being taken to ensure that all vacancies are filled in accordance with this Section until the noncompliance is corrected. Families that no longer qualify as Low-Income Families must pay as rent not less than 30 percent of the Family's Adjusted Monthly Income, as recertified annually.

- d) Adjustment of rent. The Authority may adjust the rent established for a Project under subsection (a) above only

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if the Authority finds that an adjustment is necessary to support the continued financial viability of the Project and only by an amount that the Authority determines is necessary to maintain continued financial viability of the Project. Any such adjustment shall not be effective until approved by HUD.

Section 370.702 Affordability Provisions
EMERGENCY

A Project composed of rental housing (including the non-owner-occupied units in housing purchased with Program funds under Section 370.703 of this Part) qualifies as affordable housing only if the Project:

- a) Is occupied only by Households that qualify as Low-Income Families;
- b) Has not less than 20 percent of the units:
 - 1) Occupied by Very Low-Income Families who pay as a contribution toward rent (excluding any Federal or State rental subsidy provided on behalf of the family) not more than 30 percent of the Family's Monthly Adjusted Income. To obtain the maximum monthly rent that may be charged for a unit that is subject to this limitation, the Owner multiplies the Annual Adjusted Income of the Family by 30 percent and divides by 12 and, if applicable, subtracts a monthly allowance for any utilities and services (excluding telephone) to be paid by the Family; or
 - 2) Occupied by Very Low-Income Families and bearing rents not greater than 30 percent of the gross income of a family whose income equals 50 percent of the median income for the area, as determined by HUD, with adjustment for smaller and larger families, unless HUD establishes higher or lower income ceilings on the basis of HUD's findings that such variations are necessary because of prevailing levels of construction costs or fair market rents, or unusually high or low family incomes. In determining the maximum monthly rent that may be charged for a unit that is subject to this limitation, the Owner must subtract a monthly

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allowance for any utilities and services (excluding telephone) to be paid by the Family.

- c) Is not refused for leasing to a holder of a certificate of family participation under 24 CFR Part 882 (Rental Certificate Program) or a rental voucher under 24 CFR Part 887 (Rental Voucher Program) or to the holder of a comparable document evidencing participation in a HOME Program Tenant-Based Rental Assistance program because of the status of the prospective tenant as a holder of such certificate of family participation, rental voucher, or comparable HOME Program Tenant-Based Rental Assistance document; and
- d) Will remain affordable, pursuant to deed restrictions, for not less than the appropriate period, beginning after Project completion, as specified in the following table, without regard to the term of the mortgage or to transfer of ownership;

Activity: Minimum Period of Affordability:

Rehabilitation or Acquisition of Existing Housing Per Unit Amount of Program Funds	
Under \$15,000	5 Years
\$15,000 to \$40,000	10 Years
Over \$40,000	15 Years
New Construction or Acquisition of Newly Constructed Housing	20 Years

Section 370.703 Single Family Projects - Purchase Standards
EMERGENCY

A single family Project qualifies for purchase through the Program only if it:

- a) Has an appraised value that does not exceed the mortgage limit for the type of single family housing (1- to 4-

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family residence, condominium unit, combination manufactured home and lot, or manufactured home lot) for the area (including any applicable high-cost mortgage limit published by HUD in the Federal Register) under HUD's single family insuring authority under the National Housing Act. For a cooperative unit, the purchase price for a cooperative share may not exceed the balance remaining after subtracting from the 1-family mortgage limit an amount equal to the blanket mortgage covering the cooperative development which is attributable to this cooperative unit; and has an estimated appraised value after any repair needed to meet the property standards set forth in Section 370.601 of this Part that does not exceed the appropriate mortgage limit described in this subsection;

- b) Is the principal residence of an owner whose family qualifies as a Low-Income Family at the time of purchase;
- c) Is made available for initial purchase only to First-Time Homebuyers; and
- d) Is made available for subsequent purchase only to a Low-Income Family that will use the property as its principal residence; and at a price consistent with guidelines that are established by the Authority and determined by HUD to be appropriate to provide the owner with a fair return on investment, including any improvements, and to ensure that the housing will remain affordable to a reasonable range of Low-Income Homebuyers for a period of 20 years for newly constructed housing, or otherwise for 15 years. Housing remains affordable if the subsequent purchaser's monthly payments of principal, interest, taxes, and insurance do not exceed 30 percent of the gross income of a family with an income equal to 75 percent of median income for the area, as determined by HUD, with adjustments for smaller and larger families.

Section 370.704 Single Family Projects - Rehabilitation Standards
EMERGENCY

Single family housing that is currently owned by a Family qualifies for rehabilitation under the Program only if:

- a) The value of the property, after rehabilitation, does not exceed the mortgage limit for the type of single family

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housing (1- to 4-family residence, condominium unit, combination manufactured home and lot, or manufactured home lot) for the area (including any applicable high-cost mortgage limit published by HUD in the Federal Register) under HUD's single family insuring authority under the National Housing Act (see, 24 CFR 201.10, 203.18, 203.18a, 203.18b, and 234.27); and

- b) The housing is the principal residence of a family that qualifies as a Low-Income Family at the time Program funds are committed to the housing.

Section 370.705 Mixed Income Projects
EMERGENCY

Housing that accounts for less than 100 percent of the dwelling units in a Project qualifies as affordable housing if the housing meets the criteria of Section 370.701 or 370.702 of this Part. Each building in the Project must contain housing that meets the requirements of Section 370.701 or 370.702 of this Part.

Section 370.706 Mixed Use Projects
EMERGENCY

Housing in a Project that is designed in part for uses other than residential use qualifies as affordable housing if such residential housing meets the criteria of Sections 370.701, 370.702 or 370.703 of this Part, as applicable. A Project that contains, in addition to dwelling units, laundry and community facilities for the exclusive use of the Project residents and their guests, does not constitute a Project that is designed in part for uses other than residential use. Residential living space must constitute at least 51 percent of the Project space. Each building within the Project must contain residential living space.

Section 370.707 Projects With FHA Mortgage Insurance
EMERGENCY

When Program funds are to be used in connection with housing in which acquisition, new construction, or rehabilitation is financed with a mortgage insured by HUD, then, for rental housing, the period that the Project must remain affordable for the applicable period specified in Section 370.702(d) of this Part, or, for homeownership, the applicable period specified in Section 370.703(d) of this Part, must be equal to the term of the HUD-insured mortgage.

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SUBPART H: COMMUNITY HOUSING DEVELOPMENT ORGANIZATIONS

Section 370.801 Set-Aside for Community Housing Development Organizations
EMERGENCY

- a) For a period of 18 months after the HOME program funds allocated to the Authority (including funds reallocated under Section 92.451(c)(2)(ii) of the Regulations) are made available to the Authority, the Authority shall reserve not less than 15 percent of these funds for investment only in housing to be developed, sponsored, or owned by Community Housing Development Organizations. Such funds shall be provided to Community Housing Development Organizations. The funds shall be deemed reserved when the Authority enters into a written agreement with a Community Housing Development Organization. If a Community Housing Development Organization's involvement in a Project is as an owner, it must have control of the Project, as evidenced by legal title or a valid contract of sale. If it owns the Project in partnership, it or its wholly owned for-profit subsidiary must be the managing general partner. In acting in any of the capacities specified, the Community Housing Development Organization must have effective management control.

- b) Program funds reserved under subsection (a) above may be used for the activities set forth in Section 370.202 of this Part. Up to 10% of the Program funds reserved under subsection (a) above may be used for activities specified in Section 370.802 of this Part.

Section 370.802 Project Specific Assistance to Community Housing Development Organizations
EMERGENCY

- a) Technical assistance and site control loans.

- 1) Loans. Within the limits specified in Section 370.801(b) of this Part, the Authority may use Program funds to provide technical assistance and site control loans to Community Housing Development Organizations in the early stages of site development for an eligible Project. These loans

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may not exceed amounts that the Authority determines to be customary and reasonable Project preparation costs allowable under subsection (b) below. All costs must be related to a specific eligible Project or Projects.

- 2) Allowable expenses. A loan under this subsection may be provided to cover Project expenses necessary to determine Project feasibility (including costs of an initial feasibility study consulting fees, costs of preliminary financial applications, legal fees, architectural fees, engineering fees, engagement of a development team, site control and title clearance). General operational expenses of the Community Housing Development Organization are not allowable expenses.

- 3) Repayment. A Community Housing Development Organization that receives a loan under this subsection shall repay the loan to the Authority from construction loan proceeds or other Project income. The Authority may waive repayment of the loan, in part or in whole, if there are impediments to Project development that the Authority determines are reasonably beyond the control of the Community Housing Development Organization.

b) Project-specific seed money loans.

- 1) General. Within the limits specified in subsection (a) above, Program funds may be used to provide loans to Community Housing Development Organizations to cover preconstruction Project costs that the Authority determines to be customary and reasonable, including, but not limited to, the costs of obtaining firm construction loan commitments, architectural plans and specifications, zoning approvals, engineering studies, and legal fees.

- 2) Eligible sponsors. A loan under this subsection may be provided only to a Community Housing Development Organization that has, with respect to the Project concerned, site control (evidenced by a deed, a sales contract, or an option contract to buy the property), a preliminary financial commitment, and

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a capable development team, as determined in the sole discretion of the Authority.

- 3) Repayment. A Community Housing Development Organization that receives a loan under this subsection must repay the loan to the Authority from construction loan proceeds or other Project income. The Authority may waive repayment of the loan, in whole or in part, if there are impediments to Project development that the Authority determines are reasonably beyond the control of the Community Housing Development Organization.

SUBPART I: MARKETING

Section 370.901 Marketing and Management
EMERGENCY

- a) The Owner or the Recipient, as applicable, shall be responsible to provide for the marketing and management of the Project in a manner satisfactory to the Authority so as to promote the purposes of the Program and the financial stability of the Project and to preserve the value of any security interest held by the Authority in the Project. All marketing and management plans shall be acceptable to the Authority pursuant to Section 370.902 of this Part.

- b) State Recipients and Subrecipients shall require all recipients of Program funds allocated to such State Recipients or Subrecipients to comply with the affirmative fair marketing requirements of Section 370.902 of this Part.

Section 370.902 Marketing and Management Plans
EMERGENCY

- a) Approval. Before the Authority makes a loan under the program or at such other time as required by the Authority, the Applicant shall submit for the Authority's approval plans for the marketing and management of the Project. In deciding whether to approve such plans, the Authority shall consider the purposes of the Program; the provisions of the Tenant Selection Plan or Participant Selection Plan; the provisions of this Part and the Regulations; any applicable Federal and State statutes

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and regulations; the affirmative fair marketing requirements of subsection (b) below, and any other relevant matters.

- b) Contents of Marketing Plan. The marketing plan shall set forth the policies and procedures to be used in marketing; the qualifications of the marketing agent; the nature of the market; the dates of availability of occupiable units by type and location; the dates of availability and locations of facilities essential to the marketing campaign, including model units, the rental office, and the community building; the promotion of the Project, including the use of mass media; compliance with all fair housing requirements set forth in Section 370.1101 of this Part; and the requirements of the Regulations.

- c) Contents of Management Plan. The management plan shall set forth the policies and procedures to be used in the management of the Project and shall, if applicable, address the qualifications of the managing agent, procedures for recruiting and supervising management personnel, and physical maintenance of the Project.

- d) Responsibility. The Owner or Recipient shall be responsible for ensuring the marketing agent's and the managing agent's compliance with all applicable ordinances, regulations, statutes, and the Authority's agreements and requirements.

Section 370.903 Maintenance
EMERGENCY

The Owner shall maintain the Project, including without limitation, the dwelling units, commercial facilities, and grounds and equipment related to the Project, in a decent, safe, and sanitary condition, in a tenantable and rentable state of repair, and in compliance with applicable Federal, State, and local statutes, regulations, ordinances, standards and codes.

Section 370.904 Cost of Services
EMERGENCY

The Owner or Recipient, as applicable, shall not pay more for administrative, operating, and maintenance expenses than is reasonable, given the location and size of the Project; the level

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of administration, operation, and maintenance required by the applicable Authority agreements; the requirements of the marketing plan, management plan, and Participant Selection Plan or Tenant Selection Plan, as applicable; the uniqueness or quality of available services or supplies; the presence of an emergency or other time constraint; the creditworthiness of suppliers and contractors; and any other relevant factors.

SUBPART J: TENANTS AND OCCUPANCY

Section 370.1001 Tenant Selection Plan
EMERGENCY

Before making a loan, grant or any other allocation under the Program for a rental housing Project, the Authority shall approve a Tenant Selection Plan submitted by the Applicant. The Tenant Selection Plan shall include policies and criteria that:

- a) Are consistent with the purpose of providing housing for Very Low-Income and Low-Income Families;
- b) Are reasonably related to Program eligibility and the prospective tenant's ability to perform the obligations of the lease;
- c) Give reasonable consideration to the housing needs of Families that would have a preference under 24 CFR Section 960.211 (Federal selection preferences for admission to public housing); and
- d) Provide for the selection of tenants from a written waiting list in the chronological order of their application, insofar as is practicable; and the prompt written notification to any rejected applicant of the grounds for any rejection.

Section 370.1002 Participant Selection Plan
EMERGENCY

Before making a loan, grant or any other allocation under the Program for a Project or series of Projects for single families with five or more units assisted with Program funds, the Authority shall approve a Participant Selection Plan submitted by the Applicant setting forth the income limits and other requirements for participants in such single family Projects, unless such a Participant Selection Plan is inappropriate for the type of Project

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or Projects proposed. In reviewing the Participant Selection Plan, the Authority shall consider whether the selection procedures will be equitable considering the purpose of providing housing to Very Low-Income and Low-Income Families and the family size, income and circumstances of the prospective tenants; maintain the financial viability of the Project; and meet the requirements of Section 370.1101 of this Part.

Section 370.1003 Minimizing Displacement
EMERGENCY

The Owner or Recipient, as applicable, shall take all reasonable steps to minimize the displacement of persons (families, individuals, businesses, nonprofit organizations, and farms) as a result of a Project assisted with Program funds. To the extent feasible, residential tenants must be provided a reasonable opportunity to lease and occupy a suitable, decent, safe, sanitary, and affordable dwelling unit in the Project. Owners or Recipients shall not cause the permanent displacement of any tenants in a Project that receives Program funds for rehabilitation, except as provided in Section 370.1007 of this Part.

Section 370.1004 Relocation Plan
EMERGENCY

If persons must be displaced as a result of a Project, the Recipient shall submit to the Authority for approval a relocation plan, consistent with Sections 370.1006 and 370.1007 of this Part, setting forth the number of persons to be relocated, the steps taken to minimize displacement, and the procedures to be followed in relocating such tenants.

Section 370.1005 Notice
EMERGENCY

The Recipient or the Owner, if different from the Recipient, shall give notice to all persons potentially subject to relocation at the earliest feasible opportunity. Such notice shall include, but not be limited to, an explanation that the Project has been proposed; for each person receiving the notice, a statement as to whether such person is expected to be displaced; a statement cautioning the person not to move prematurely; a statement of the general terms for continued occupancy or, if the person may be displaced, the relocation assistance available; and, if displacement is possible, an enclosure providing additional information about relocation assistance.

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Section 370.1006 Temporary Relocation
EMERGENCY

The Owner or Recipient, as applicable, shall provide all residential tenants who must relocate temporarily in connection with a Project reimbursement for all reasonable out-of-pocket expenses incurred in connection with the temporary relocation, including the cost of moving to and from the temporarily occupied housing and any increase in monthly rent/utility costs; and appropriate advisory services, including reasonable advance written notice of the date and approximate duration of the temporary relocation; the location of the suitable, decent, safe, and sanitary dwelling to be made available for the temporary period; the terms and conditions under which the tenant may lease and occupy a suitable, decent, safe, and sanitary dwelling in the building/complex upon completion of the Project; and the provisions for reimbursement for expenses set forth in this Section.

Section 370.1007 Permanent Relocation
EMERGENCY

a) Definition. For purposes of this Section 370.1007, the term "displaced person" means a person (family or member of a family, business, nonprofit organization, or farm, including any corporation, partnership or association) that moves from real property or moves personal property from real property, permanently, as a direct result of the acquisition, rehabilitation, or demolition of housing units for a Project assisted with Program funds. This includes any permanent, involuntary move from a Project, including any permanent move from the real property that is made:

- 1) After notice by the owner to move permanently from the property, if the move occurs on or after the date of the submission of an application to the Authority, if the applicant has site control and the application is later approved; or the date the Authority approves the applicable site, if the Applicant does not have site control at the time of the application; or
- 2) Before the date described in subsection (a)(1) above, if the Authority or HUD determines that the displacement resulted directly from acquisition, rehabilitation, or demolition for the Project; or

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- 3) By a tenant-occupant of a dwelling unit, if any of the following three situations occurs:

A) The tenant moves after execution of the agreement covering the acquisition, rehabilitation, or demolition and the move occurs before the tenant is provided written notice offering the tenant the opportunity to lease and occupy a suitable, decent, safe, and sanitary dwelling in the same building/complex upon completion of the Project under reasonable terms and conditions. Such reasonable terms and conditions must include a term of at least one year at a monthly rent and estimated average monthly utility costs that do not exceed the greater of the tenant's monthly rent before such agreement and estimated average monthly utility costs, or the total tenant payment, as determined under 24 CFR 813.107, if the tenant is Low-Income, or 30 percent of gross family income, if the tenant is not Low-Income; or

B) The tenant is required to relocate temporarily, does not return to the building/complex, and either the tenant is not offered payment for all reasonable out-of-pocket expenses incurred in connection with the temporary relocation, or other conditions of the temporary relocation are not reasonable; or

C) The tenant is required to move to another dwelling unit in the same building but is not offered reimbursement for all reasonable out-of-pocket expenses incurred in connection with the move, or other conditions of the move are not reasonable.

b) Disqualified Persons. Notwithstanding anything to the contrary in subsection (a) above, a person does not qualify as a displaced person if:

- 1) The person has been evicted for cause based upon a serious or repeated violation of the terms and conditions of the lease or occupancy agreement,

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violation of applicable Federal, State or local law, or other good cause, and the Authority determines that the eviction was not undertaken for the purpose of evading the obligation to provide relocation assistance. The effective date of any termination or refusal to renew must be preceded by at least 30 days advance written notice to the tenant specifying the grounds for the action;

- 2) The person moved into the property after the submission of the application but, before signing a lease and commencing occupancy, was provided written notice of the Project, as provided in Section 370.1005 of this Part, its possible impact on the person (e.g., the person may be displaced, temporarily relocated, incur a rent increase), and the fact that the person would not qualify as a "displaced person" (or for any assistance under this Section) as a result of the Project;

- 3) The person is ineligible under 49 CFR 24.2(g)(2); or

- 4) HUD determines that the person was not displaced as a direct result of acquisition, rehabilitation, or demolition of the Project. The Authority may, at any time, ask HUD to determine whether a displacement is or would be covered by this Section.

c) Appeals. A person who disagrees with the Authority's determination concerning whether he or she qualifies as a displaced person, or the amount of relocation assistance for which the person may be eligible, may file a written appeal of that determination with the Authority.

- 1) The grievant shall file the appeal with the Authority within thirty days of the adverse decision. The Authority shall review the appeal within 10 working days of its receipt. The person conducting the review shall not be the person who made the initial decision.

- 2) The Authority shall provide the grievant with a written response to the appeal within 15 working

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days of receipt of the appeal. The notice shall include a statement that if the grievant is dissatisfied with the Authority's decision and is a Low-Income person, he or she has the right to submit a written request for review of that determination to the Chicago regional office of HUD.

- d) Relocation assistance for displaced persons. The Owner or Recipient, as applicable, shall provide displaced persons with relocation assistance at the levels described in, and in accordance with the requirements of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 U.S.C. 4201-4655), as amended from time to time, and the applicable regulations. A displaced person must be advised of his or her rights under the Fair Housing Act (42 U.S.C. 3601-19) and, if the comparable replacement dwelling used to establish the amount of the replacement housing payment to be provided to a minority person is located in an area of minority concentration, the minority person also must be given, if possible, referrals to comparable and suitable, decent, safe, and sanitary replacement dwellings not located in such areas.

SUBPART K: NONDISCRIMINATION

Section 370.1101 Equal Opportunity and Fair Housing
EMERGENCY

- a) Equal opportunity. No person shall be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity funded in whole or in part with Program funds on the grounds of race, color, national origin, religion, age, family status, disability, or sex.
- b) Fair housing. All Projects shall comply with the requirements of the Fair Housing Act (42 U.S.C. 3601-19), as amended from time to time, and the applicable regulations; Executive Order 11063 (Equal Opportunity in Housing) and the implementing regulations; and Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794), as amended from time to time, and the applicable regulations.

- c) Other Federal requirements. All Recipients, and to the extent applicable, all Projects, shall comply with Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d), as amended from time to time, and the applicable regulations; the Age Discrimination Act of 1975 (42 U.S.C. 6101-07), as amended from time to time, and the applicable regulations; the requirements of Executive Order 11246 (Equal Employment Opportunity) and the implementing regulations; to the extent applicable, Title III of the Americans with Disabilities Act (42 U.S.C. 12181-89), as amended from time to time, and the applicable regulations; the requirements of Section 3 of the Housing and Urban Development Act of 1986 (12 U.S.C. 1701u), as amended from time to time, and the applicable regulations; and the requirements of Executive Orders 11625 and 12432 (Minority Business Enterprise) and Executive Order 12138 (Women's Business Enterprise) and the implementing regulations.

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NOTICE OF EMERGENCY AMENDMENTS

1) Heading of the Part: Diagnosis Related Grouping (DRG) Prospective Payment System (PPS)

2) Code Citation: 89 Ill. Adm. Code 149

3) Section Numbers: Emergency Action:

149.5 Amendment

4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) and Public Act 87-861 (House Bill 2758).

5) Effective Date of Amendments: July 10, 1992

6) If these Emergency Amendments are to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable.

7) Date Filed in Agency's Principal Office: July 10, 1992

8) Reason for Emergency: These emergency amendments will result in the maintenance of inpatient reimbursement to hospitals at the levels in effect as of June 30, 1992, for services provided July 1, 1992 through September 30, 1992. The amendments are being filed in anticipation of a new reimbursement system to begin October 1, 1992. Since extensive time and resources would be needed to perform the calculation of new rates as required under the current rules, and the State of Illinois' current financial situation warrants substantive budget reductions, the Department is electing to maintain current rates until September 30, 1992. Public Act 87-861 (House Bill 2758) allows the Department to use emergency rulemaking for the maintenance of hospital reimbursement levels for the period specified.

9) Complete Description of the Subjects and Issues Involved: These emergency amendments provide for the continuance of current hospital inpatient reimbursement levels for the period of July 1, 1992 through September 30, 1992. The rates will be maintained at the levels in effect as of June 30, 1992, for each hospital. Current reimbursement rules call for the calculation of new hospital rates for several categories of care, to be effective during the period of July 1, 1992 through September 30, 1992. Since a new reimbursement system is anticipated to begin October 1, 1992, and extensive time and resources would be required to perform the calculations required under the current rules, the Department is electing to maintain current rates until September 30, 1992. The estimated decrease in expenditures resulting from the changes in Section 149.5 is \$700,000.

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10) Are there any Proposed Amendments pending to this Part? No

11) Statement of Statewide Policy Objectives: These emergency amendments do not affect units of local government.

12) Information and questions regarding this Amendments shall be directed to:

Name: Joanne Jones
Bureau of Rules and Regulations

Address: Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone: 217/524-3215

The full text of the Emergency Amendments begins on the next page:

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NOTICE OF EMERGENCY AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

PART 149

DIAGNOSIS RELATED GROUPING (DRG)
PROSPECTIVE PAYMENT SYSTEM (PPS)

- Section 149.5 EMERGENCY
149.25
149.50
149.75
149.100
149.105
149.125
149.150
149.175
149.200
149.205
149.225
149.250
149.275
149.300
149.305
149.325
- Diagnosis Related Grouping (DRG) Prospective Payment System (PPS)
General Provisions
Hospital Services Subject to and Excluded from the DRG Prospective Payment System
Conditions for Payment Under the DRG Prospective Payment System
Basic Methodology for Determining DRG Prospective Payment Rates
Payment For Outlier Cases
Special Treatment of Certain Facilities
Payments to Hospitals Under the DRG Prospective Payment System
Payments to Contracting Hospitals (Repealed)
Admitting and Clinical Privileges (Repealed)
Inpatient Hospital Care or Services by Non-Contracting Hospitals Eligible for Payment (Repealed)
Payment to Hospitals for Inpatient Services or Care not Provided under the ICARE Program (Repealed)
Contract Monitoring (Repealed)
Transfer of Recipients (Repealed)
Validity of Contracts (Repealed)
Termination of ICARE Contracts (Repealed)
Hospital Services Procurement Advisory Board (Repealed)

AUTHORITY: Implementing Article II of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989 1991, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Recodified from 89 Ill. Adm. Code 140.940 thru 140.972 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. at 12095, effective July 15, 1988; amended at 13 Ill. Reg. 554, effective January 1, 1989; amended at 13 Ill. Reg. 15070, effective September 15, 1989; amended at 15 Ill. Reg. 1826, effective January 28, 1991; emergency amendment at 15 Ill. Reg. 16308, effective November 1, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 6195, effective March 27, 1992; emergency amendment at 16 Ill. Reg. 11937, effective July 10, 1992, for a maximum of 150 days.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

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NOTICE OF EMERGENCY AMENDMENTS

Section 149.5 EMERGENCY
Diagnosis Related Grouping (DRG) Prospective Payment System (PPS)

Sections 149.25 through 149.150 describe:

- a) The basis of payment for inpatient hospital services under the DRG PPS and sets forth the general basis for the system;
- b) Classifications of hospitals that are included and excluded from the DRG PPS and the requirements governing inclusion or exclusion of hospitals in the system as a result of changes in their classification;
- c) Conditions that must be met for a hospital to receive payment under the DRG PPS;
- d) The methodology by which DRG prospective rates are determined;
- e) The methodology for determining additional payments for outlier cases;
- f) The rules for special treatment of certain facilities; and
- g) The types, amounts and methods of payment to hospitals under the DRG PPS.
- h) Notwithstanding any other provisions of this Part, reimbursement to hospitals for services provided July 1, 1992 through September 30, 1992, shall be as follows:
 - 1) For inpatient hospital services rendered, or, if applicable, for inpatient hospital admissions occurring, on and after July 1, 1992, and on or before September 30, 1992, the Department shall reimburse hospitals for inpatient services under the reimbursement methodologies in effect for each hospital, and at the inpatient payment rate calculated for each hospital, as of June 30, 1992.
 - 2) For the purpose of calculating the inpatient payment rate for each hospital eligible to receive quarterly payment adjustments for targeted access and critical care, as defined by the Department on June 30, 1992, the payment adjustment for the period July 1, 1992 through September 30, 1992, shall be 25 percent of the annual adjustment calculated for each eligible hospital, as of June 30, 1992.
 - 3) For the purpose of calculating the inpatient payment rate for each hospital eligible to receive quarterly payment adjustments

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Section 149.5(h)(3) (continued)

for uncompensated care, as defined by the Department on June 30, 1992, the payment adjustment for the period August 1, 1992 through September 30, 1992, shall be one-sixth of the total uncompensated care payment adjustment calculated for each eligible hospital for the uncompensated care rate year, as defined by the Department, ending on July 31, 1992.

(Source: Emergency amendment at 16 Ill. Reg. 11937, effective July 10, 1992, for a maximum of 150 days)

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NOTICE OF EMERGENCY AMENDMENTS

1) Heading of the Part: Hospital Services2) Code Citation: 89 Ill. Adm. Code 148

3) Section Numbers: Emergency Action:
148.20 Amendment

4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) and Public Act 87-861 (House Bill 2758).

5) Effective Date of Amendments: July 10, 1992

6) If these Emergency Amendments are to expire before the end of the 150-day period, please specify the date on which it is to expire:

7) Date Filed in Agency's Principal Office: July 10, 1992

8) Reason for Emergency: These emergency amendments will result in the maintenance of inpatient reimbursement to hospitals at the levels in effect as of June 30, 1992, for services provided July 1, 1992 through September 30, 1992. The amendments are being filed in anticipation of a new reimbursement system to begin October 1, 1992. Since extensive time and resources would be needed to perform the calculation of new rates as required under the current rules, and the State of Illinois' current financial situation warrants substantive budget reductions, the Department is electing to maintain current rates until September 30, 1992. Public Act 87-861 (House Bill 2758) allows the Department to use emergency rulemaking for the maintenance of hospital reimbursement levels for the period specified.

9) Complete Description of the Subjects and Issues Involved: These emergency amendments provide for the continuance of current hospital inpatient reimbursement levels for the period of July 1, 1992 through September 30, 1992. The rates will be maintained at the levels in effect as of June 30, 1992, for each hospital. Current reimbursement rules call for the calculation of new hospital rates for several categories of care, to be effective during the period of July 1, 1992 through September 30, 1992. Since a new reimbursement system is anticipated to begin October 1, 1992, and extensive time and resources would be required to perform the calculations required under the current rules, the Department is electing to maintain current rates until September 30, 1992. The estimated decrease in expenditures resulting from these changes is \$6.4 million.

10) Are there any Proposed Amendments pending to this Part? Yes

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NOTICE OF EMERGENCY AMENDMENTS

Section Number Proposed Action Illinois Register Citation

148.80 Amendment July 10, 1992 (16 Ill. Reg. 10868)
 148.140 Amendment January 31, 1992 (16 Ill. Reg. 1786)

11) Statement of Statewide Policy Objectives: These emergency amendments do not affect units of local government.

12) Information and questions regarding this Amendments shall be directed to:

Name: Joanne Jones
 Bureau of Rules and Regulations

Address: Illinois Department of Public Aid
 Jesse B. Harris Building II
 100 South Grand Avenue East, 3rd Floor
 Springfield, Illinois 62762

Telephone: 217/524-3215

The full text of the Emergency Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

TITLE 89: SOCIAL SERVICES
 CHAPTER I: DEPARTMENT OF PUBLIC AID
 SUBCHAPTER d: MEDICAL PROGRAMS

PART 148
 HOSPITAL SERVICES

Section	Hospital Services
148.10	Participation
148.20	General Requirements
EMERGENCY	Special Requirements
148.30	Covered Hospital Services
148.40	Hospital Services Not Covered
148.50	Limitation On Hospital Services
148.60	Organ Transplants Services Covered Under Medicaid
148.70	Heart Transplants (Repealed)
148.80	Liver Transplants (Repealed)
EMERGENCY	Bone Marrow Transplants (Repealed)
148.90	Disproportionate Share Hospital Adjustments
148.100	Outlier Adjustments for Exceptionally Costly Stays
148.110	Hospital Outpatient and Clinic Services
148.120	Uncompensated Care Payment Adjustment for Nondisproportionate Share Hospitals
148.130	Payment Methodology for County-Owned Hospitals in a County with a Population of Over 3 Million
148.140	Payment Methodology for State-Owned Hospitals in a County with a Population of Over 3 Million
148.150	Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting
148.160	Copayments
148.170	Alternate Reimbursement Systems
148.180	Filing Cost Reports
148.190	Pre September 1, 1991 Admissions
148.200	Admissions Occurring on or after September 1, 1991
148.210	Prepayment and Utilization Review
148.220	Determination of Alternate Payment Rates to Certain Exempt Hospitals
148.230	Calculation and Definitions of Inpatient Per Diem Rates
148.240	Determination of Alternate Costs Per Diem Rates For All Hospitals
148.250	and Payment Rates for Certain Exempt Hospital Units
148.260	Reimbursement Methodologies for Children's Hospitals and Hospitals Reimbursed Under Special Arrangements
148.270	Adjustments and Reductions to Total Payments
148.280	Payment
148.290	Review Procedure
148.300	
148.310	

148.320 Alternatives
 148.330 Exemptions
 148.340 Subacute Alcoholism and Substance Abuse Treatment Services
 148.350 Definitions
 148.360 Types of Subacute Alcoholism and Substance Abuse Treatment Services
 148.368 Volume Adjustment (Repealed)
 148.370 Payment for Subacute Alcoholism and Substance Abuse Treatment Services
 148.373 Utilization (Repealed)
 148.376 Utilization, Case-Mix and Discretionary Funds (Repealed)
 148.380 Rate Appeals for Subacute Alcoholism and Substance Abuse Treatment Services
 148.390 Hearings
 148.400 Special Hospital Reporting Requirements

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat.-1989 1991, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat.-1989 1991, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Sections 148.10 thru 148.390 recodified from 89 Ill. Adm. Code 140.94 thru 140.398 at 13 Ill. Reg. 9572; Section 148.120 recodified from 89 Ill. Adm. Code 140.110 at 13 Ill. Reg. 12118; amended at 14 Ill. Reg. 2553, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 11392, effective July 1, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 15358, effective September 13, 1990; amended at 14 Ill. Reg. 16998, effective October 4, 1990; amended at 14 Ill. Reg. 18293, effective October 30, 1990; amended at 14 Ill. Reg. 18499, effective November 8, 1990; emergency amendment at 15 Ill. Reg. 10502, effective July 1, 1991, for a maximum of 150 days; emergency expired October 29, 1991; emergency amendment at 15 Ill. Reg. 12005, effective August 9, 1991, for a maximum of 150 days; emergency expired January 6, 1992; emergency amendment at 15 Ill. Reg. 16166, effective November 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 18684, effective December 23, 1991; amended at 16 Ill. Reg. 6255, effective March 27, 1992; emergency amendment at 16 Ill. Reg. 11335, effective June 30, 1992, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 11942, effective July 10, 1992, for a maximum of 150 days.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 148.20 Participation
 EMERGENCY

- a) Payment for inpatient and outpatient hospital services shall be made only to a hospital and for the following types of care:

Section 148.20(a) (continued)

- a) 1) General/Specialty,
 b) 2) Psychiatric,
 e) 3) Rehabilitation, and
 d) 4) End-Stage Renal Disease Treatment

- b) Notwithstanding any other provisions of this Part, reimbursement to hospitals for services provided July 1, 1992 through September 30, 1992, shall be as follows:

- 1) For inpatient hospital services rendered, or, if applicable, for inpatient hospital admissions occurring, on and after July 1, 1992, and on or before September 30, 1992, the Department shall reimburse hospitals for inpatient services under the reimbursement methodologies in effect for each hospital, and at the inpatient payment rate calculated for each hospital, as of June 30, 1992.

- 2) For the purpose of calculating the inpatient payment rate for each hospital eligible to receive quarterly payment adjustments for targeted access and critical care, as defined by the Department on June 30, 1992, the payment adjustment for the period July 1, 1992 through September 30, 1992, shall be 25 percent of the annual adjustments calculated for each eligible hospital, as of June 30, 1992.

- 3) For the purpose of calculating the inpatient payment rate for each hospital eligible to receive quarterly payment adjustments for uncompensated care, as defined by the Department on June 30, 1992, the payment adjustment for the period August 1, 1992 through September 30, 1992, shall be one-sixth of the total uncompensated care payment adjustment calculated for each eligible hospital for the uncompensated care rate year, as defined by the Department, ending on July 31, 1992.

(Source: Emergency amendment at 16 Ill. Reg. 11942, effective July 10, 1992, for a maximum of 150 days)

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NOTICE OF EMERGENCY AMENDMENTS

- 1) Heading of the Part: Medical Payment
- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Numbers: Emergency Action:
140.31 New Section
- 4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) and Public Act 87-861 (House Bill 2758).
- 5) Effective Date of Amendments: July 10, 1992
- 6) If these Emergency Amendments are to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable
- 7) Date Filed in Agency's Principal Office: July 10, 1992
- 8) Reason for Emergency: These emergency amendments are necessary to implement Section 5A-9 of House Bill 2758, which explicitly authorizes the Department to audit hospital claims for payment for emergency services and specifies the manner in which the audits must be conducted. Such audits must be implemented promptly to insure that payments are proper and that improper payments can be recovered in a timely manner. Section 6-2 of Public Act 87-861 (House Bill 2758) allows the Department to use emergency rulemaking to implement these statutory provisions.
- 9) Complete Description of the Subjects and Issues Involved: These emergency amendments provide specific procedures for the Department to audit records of emergency services provided by hospitals to determine whether the Department's payments for these services were appropriate. The amendments include provisions concerning the maintenance of records by the hospital, access to the records by Department personnel, the manner in which the audits are conducted, final determinations, and related policies. These special provisions for emergency services audits supplement the general provisions concerning hospital audits located in Section 140.30. The amendments are also being proposed for permanent adoption.
- 10) Are there any Proposed Amendments pending to this Part? Yes

Sections	Proposed Action	Illinois Register Citation
140.2	Amendment	May 1, 1992 (16 Ill. Reg. 6936)
140.13	Amendment	March 27, 1992 (16 Ill. Reg. 4708)
140.14	Amendment	March 27, 1992 (16 Ill. Reg. 4708)
140.15	Amendment	May 22, 1992 (16 Ill. Reg. 7775)
140.16	Amendment	March 27, 1992 (16 Ill. Reg. 4708)

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NOTICE OF EMERGENCY AMENDMENTS

Sections	Proposed Action	Illinois Register Citation
140.16	Amendment	May 29, 1992 (16 Ill. Reg. 8047)
140.17	Amendment	May 29, 1992 (16 Ill. Reg. 8047)
140.19	Amendment	March 27, 1992 (16 Ill. Reg. 4708)
140.31	New Section	March 27, 1992 (16 Ill. Reg. 4708)
140.32	New Section	March 27, 1992 (16 Ill. Reg. 4708)
140.33	New Section	March 27, 1992 (16 Ill. Reg. 4708)
140.413	New Section	April 24, 1992 (16 Ill. Reg. 6719)
140.420	Amendment	June 26, 1992 (16 Ill. Reg. 10145)
140.421	Amendment	June 26, 1992 (16 Ill. Reg. 10145)
140.421	Amendment	May 15, 1992 (16 Ill. Reg. 7576)
140.526	Repeal	January 10, 1992 (16 Ill. Reg. 472)
140.526	Repeal	June 19, 1992 (16 Ill. Reg. 9393)
140.527	Repeal	January 10, 1992 (16 Ill. Reg. 472)
140.527	Repeal	June 19, 1992 (16 Ill. Reg. 9393)
140.528	Repeal	January 10, 1992 (16 Ill. Reg. 472)
140.529	Repeal	June 19, 1992 (16 Ill. Reg. 9393)
140.529	Repeal	January 10, 1992 (16 Ill. Reg. 472)
140.543	Amendment	June 19, 1992 (16 Ill. Reg. 9393)
140.565	Amendment	February 28, 1992 (16 Ill. Reg. 3045)
140.566	Amendment	January 24, 1992 (16 Ill. Reg. 1492)
140.579	New Section	March 27, 1992 (16 Ill. Reg. 4708)
140.600	New Section	March 6, 1992 (16 Ill. Reg. 3409)
140.602	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.604	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.608	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.610	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.612	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.614	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.700	Amendment	May 15, 1992 (16 Ill. Reg. 7576)

11) Statement of Statewide Policy Objectives: These emergency amendments do not affect units of local government.

12) Information and questions regarding this Amendments shall be directed to:

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The full text of the Emergency Amendments begins on the next page:

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SUBCHAPTER d: MEDICAL PROGRAMS

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AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982; amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 12868, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December 21, 1983; amended at 8 Ill. Reg. 254, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; recodified at 8 Ill. Reg. 2483; amended at 8 Ill. Reg. 3012, effective February 22, 1984; amended at 8 Ill. Reg. 5262, effective April 9, 1984; amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. 6983, effective May 9, 1984; amended at 8 Ill. Reg. 7258, effective May 16, 1984; emergency amendment at 8 Ill. Reg. 7910, effective May 22, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 7910, effective June 1, 1984; amended at 8 Ill. Reg. 10032, effective June 18, 1984; emergency amendment at 8 Ill. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13343, effective July 17, 1984; amended at 8 Ill. Reg. 13779, effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 Ill. Adm. Code 141 at 8 Ill. Reg. 16354; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. Reg. 18151, effective September 18, 1984; amended at 8 Ill. Reg. 21629, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677, effective October 24, 1984; amended at 8 Ill. Reg. 22097, effective October 24, 1984; peremptory amendment at 8 Ill. Reg. 22155, effective October 29, 1984; amended at 8 Ill. Reg. 23218, effective November 20, 1984; emergency amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency amendment at 9 Ill. Reg. 407, effective January 1, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 2697, effective February 22, 1985; amended at 9 Ill. Reg. 6235, effective April 19, 1985; amended at 9 Ill. Reg. 8677, effective May 28, 1985; amended at 9 Ill. Reg. 9504, effective June 5, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended

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at 9 Ill. Reg. 11357, effective June 28, 1985; amended at 9 Ill. Reg. 12000, effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 Ill. Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503, effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 14714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 1742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective February 25, 1987; Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and 140. Table H and 140. Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147. Table A and 147. Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 14, 1988; emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a

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maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; amended at 12 Ill. Reg. 14271, effective August 29, 1988; emergency amendment at 12 Ill. Reg. 16021, effective September 28, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16738, effective October 5, 1988; amended at 12 Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended at 13 Ill. Reg. 125, effective January 1, 1989; amended at 13 Ill. Reg. 2475, effective February 14, 1989; amended at 13 Ill. Reg. 3069, effective February 28, 1989; amended at 13 Ill. Reg. 3351, effective March 6, 1989; amended at 13 Ill. Reg. 3917, effective March 17, 1989; amended at 13 Ill. Reg. 5115, effective April 3, 1989; amended at 13 Ill. Reg. 5718, effective April 10, 1989; Sections 140.850 thru 140.896 recodified to 89 Ill. Adm. Code 146.5 thru 146.225 at 13 Ill. Reg. 7040; amended at 13 Ill. Reg. 7025, effective April 24, 1989; amended at 13 Ill. Reg. 7786, effective May 20, 1989; Sections 140.94 thru 140.398 recodified to 89 Ill. Adm. Code 148.10 thru 148.390 at 13 Ill. Reg. 9572; emergency amendment at 13 Ill. Reg. 10977, effective July 1, 1989, for a maximum of 150 days; emergency expired November 28, 1989; amended at 13 Ill. Reg. 11516, effective July 3, 1989; amended at 13 Ill. Reg. 12119, effective July 7, 1989; Section 140.110 recodified to 89 Ill. Adm. Code 148.120 at 13 Ill. Reg. 12118; amended at 13 Ill. Reg. 12562, effective July 17, 1989; amended at 13 Ill. Reg. 14391, effective August 31, 1989; emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 16992, effective October 16, 1989; amended at 14 Ill. Reg. 190, effective December 21, 1989; amended at 14 Ill. Reg. 2564, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 3241, effective February 14, 1990, for a maximum of 150 days; emergency expired July 14, 1990; amended at 14 Ill. Reg. 4543, effective March 12, 1990; emergency amendment at 14 Ill. Reg. 4577, effective March 6, 1990, for a maximum of 150 days; emergency expired August 3, 1990; emergency amendment at 14 Ill. Reg. 5575, effective April 1, 1990, for a maximum of 150 days; emergency expired August 29, 1990; emergency amendment at 14 Ill. Reg. 5865, effective April 3, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 7141, effective April 27, 1990; emergency amendment at 14 Ill. Reg. 7249, effective April 27, 1990, for a maximum of 150 days; amended at 14 Ill. 10062, effective June 12, 1990; amended at 14 Ill. Reg. 10409, effective June 19, 1990; emergency amendment at 14 Ill. Reg. 12082, effective July 5, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 13262, effective August 6, 1990; emergency amendment at 14 Ill. Reg. 14184, effective August 16, 1990, for a maximum of 150 days; emergency amendment at 14 Ill. Reg. 14570, effective August 22, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14826, effective August 31, 1990; amended at 14 Ill. Reg. 15366, effective September 12, 1990; amended at 14 Ill. Reg. 15981, effective September 21, 1990; amended at 14 Ill. Reg. 17279, effective October 12, 1990; amended at 14 Ill. Reg. 18057, effective October 22, 1990; amended at 14 Ill. Reg. 18508, effective October 30, 1990; amended at 14 Ill. Reg. 18813, effective November 6, 1990; amended at 14 Ill. Reg. 20478, effective December 7, 1990; amended at 14 Ill.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Reg. 20729, effective December 12, 1990; amended at 15 Ill. Reg. 298, effective December 28, 1990; emergency amendment at 15 Ill. Reg. 592, effective January 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 1051, effective January 18, 1991; Section 140.569 withdrawn at 15 Ill. Reg. 1174; amended at 15 Ill. Reg. 6220, effective April 18, 1991; amended at 15 Ill. Reg. 6534, effective April 30, 1991; amended at 15 Ill. Reg. 8264, effective May 23, 1991; amended at 15 Ill. Reg. 8972, effective June 17, 1991; amended at 15 Ill. Reg. 10114, effective June 21, 1991; amended at 15 Ill. Reg. 10468, effective July 1, 1991; amended at 15 Ill. Reg. 11176, effective August 1, 1991; emergency amendment at 15 Ill. Reg. 11515, effective July 25, 1991, for a maximum of 150 days; emergency amendment at 15 Ill. Reg. 12919, effective August 15, 1991, for a maximum of 150 days; emergency expired January 12, 1992; emergency amendment at 15 Ill. Reg. 16366, effective October 22, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 17318, effective November 18, 1991; amended at 15 Ill. Reg. 17733, effective November 22, 1991; emergency amendment at 16 Ill. Reg. 300, effective December 20, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 174, effective December 24, 1991; amended at 16 Ill. Reg. 1877, effective January 24, 1992; amended at 16 Ill. Reg. 3552, effective February 28, 1992; amended at 16 Ill. Reg. 4006, effective March 6, 1992; amended at 16 Ill. Reg. 6408, effective March 20, 1992; amended at 16 Ill. Reg. 6849, effective April 7, 1992; amended at 16 Ill. Reg. 7017, effective April 17, 1992; amended at 16 Ill. Reg. 10050, effective June 5, 1992; amended at 16 Ill. Reg. 11174, effective June 26, 1992; expedited correction at 16 Ill. Reg. 11348, effective March 20, 1992; emergency amendment at 16 Ill. Reg. 11947, effective July 10, 1992, for a maximum of 150 days.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART B: MEDICAL PROVIDER PARTICIPATION/DRUG MANUAL

Section 140.31 Emergency Services Audits
EMERGENCY

- a) All emergency services for which charges are made to the Department and are provided to a recipient who does not require admission as an inpatient are subject to audit.
- b) An emergency services audit shall be limited to a review of records related to services rendered within three years of the date the hospital is notified that the audit will be initiated. The hospital's business and professional records for at least 12 previous calendar months shall be maintained and available for inspection by authorized Department personnel on the premises of the hospital. Department personnel shall make requests in writing to inspect records more than 12 months old at least two business days in advance

DEPARTMENT OF PUBLIC AID

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

NOTICE OF EMERGENCY AMENDMENTS

Section 140.31(b) (continued)

Section 140.31(f) (continued)

of the date they must be produced. These records required to be maintained shall be kept in accordance with accepted business and accounting practice and shall be legible. Such records must be retained for a period of not less than three years from the date of service or as provided by applicable State law, whichever period is longer, except that if an audit is initiated within the required retention period the records must be retained until the audit is completed and every exception resolved by settlement or by the Director's final decision.

c) All records required to be maintained shall be available for inspection by authorized Department personnel during normal business hours. Department personnel shall make all attempts to examine such records without interfering with the professional activities of the hospital. The hospital shall make legible copies of those records requested by the Department upon completion of its inspection, and tender said copied records to the Department within two weeks after such request is made unless this time is extended by mutual consent. The determination that an emergency medical condition exists shall be based solely upon the review of the legible information contained in those medical records supplied by the hospital during the audit.

d) Authorized Department personnel shall meet with the chief executive officer of the hospital, or a person designated by the chief executive officer, upon arrival at the hospital to conduct the audit and at the conclusion of the audit. The purpose of the pre-audit meeting shall be to inform the hospital of the scope of the audit. The purpose of the post-audit meeting shall be to provide an opportunity for the auditors to discuss their preliminary findings with the chief executive officer, or a person designated by the chief executive officer. More detailed audit findings shall be provided in writing to the hospital within 120 days of the date on which the audit conducted on the hospital premises was completed.

e) The final determination of whether an emergency room visit was for the alleviation of severe pain or for the immediate diagnosis and/or treatment of conditions or injuries which might result in disability or death if there is not immediate treatment shall be based upon the symptoms and condition of the recipient at the time the recipient is initially examined by the hospital's emergency department physician and not upon the final determination of the recipient's actual medical condition (see Sections 140.3 and 140.5 of this Part).

f) Where the purpose of the audit is to determine the appropriateness of the emergency services provided, any final determination that would

result in a denial of or reduction in payment to the hospital shall be based on the opinion of a physician licensed to practice medicine in all of its branches who is board certified in emergency medicine or by the appropriate health care professionals under the supervision of the physician.

g) The Department or its designated review agent in cases where the Department seeks to recover an extrapolated amount, shall use statistically valid sampling techniques when conducting audits as provided by Section 140.30 of this Part.

h) This Section shall not apply to any audits initiated prior to July 1, 1992.

(Source: Emergency rule added at 16 Ill. Reg. 11947, effective July 10, 1992, for a maximum of 150 days)

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

- 1) Heading of Part: Meat and Poultry Inspection Act
- 2) Code Citation: 8 Ill. Adm. Code 125
- 3) Section Nos.: Peremptory Action:
125.100 Amended
125.270 Amended
- 4) Reference to the Specific State or Federal Court Order, Federal Rule or Statute which requires this Peremptory Rulemaking: The Meat and Poultry Inspection Act (Ill. Rev. Stat. 1991, ch. 56 1/2, par. 316); the Federal Meat Inspection Act (21 U.S.C.A. 661); FR 27870 (1992).
- 5) Statutory Authority: The Meat and Poultry Inspection Act (Ill. Rev. Stat. 1991, ch. 56 1/2, par. 316).
- 6) Effective Date: July 22, 1992
- 7) A Complete Description of the Subjects and Issues Involved:

In order to maintain an "equal to" status with the federal meat inspection programs as required by the Federal Meat Inspection Act, and in compliance with Section 16 of The Meat and Poultry Inspection Act, amendments to the federal meat inspection rules are being adopted.

The Food Safety and Inspection Service is amending the federal meat inspection regulations which concern processing oval (flattened) sausage and dry-cured ham and pork shoulders to destroy trichinae (Trichinella spiralis larvae) which may be encysted in the pork meat component.

These amendments will not have a significant economic impact on small businesses as these facilities are already required to treat processed pork products to destroy trichinae by several different methods. This amendment provides three additional methods, giving greater flexibility in choosing the destruction method.

- 8) Does this rulemaking contain an automatic repeal date? No
- 9) Date Filed in Agency's Principal Office: June 25, 1992

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

- 10) This rule is in compliance with Section 5.03 of the Illinois Administrative Procedure Act.
- 11) Are there any proposed amendments pending to this Part? No.
- 12) Statement of Statewide Policy Objectives: Rulemaking does not affect units of local governments.
- 13) Information and questions regarding this adopted amendment shall be directed to:
Name: Barbara K. McGuire
Address: Illinois Department of Agriculture
State Fairgrounds, Springfield,
Illinois 62794-9281
Telephone: 217/782-2172

The full text of the Peremptory amendment begins on the next page.

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER I: DEPARTMENT OF AGRICULTURE
SUBCHAPTER C: MEAT AND POULTRY INSPECTION ACT

PART 125

MEAT AND POULTRY INSPECTION ACT

SUBPART A: GENERAL PROVISIONS FOR BOTH MEAT AND/OR
POULTRY INSPECTION

Section	
125.10	Definitions
125.20	Incorporation by Reference of Federal Rules
125.30	Application for License; Approval
125.40	Official Number
125.50	Inspections; Suspension or Revocation of License
125.60	Administrative Hearings; Appeals
125.70	Assignment and Authority of Program Employees
125.80	Schedule of Operations; Overtime
125.90	Official Marks of Inspection, Devices and Certificates
125.100	Records and Reports
125.110	Exemptions
125.120	Disposal of Dead Animals and Poultry
125.130	Reportable Animal and Poultry Diseases
125.140	Detention; Seizure; Condemnation

SUBPART B: MEAT INSPECTION

Section	Livestock and Meat Establishments	Products	Entering	Official
125.150	Equine and Equine Products			
125.160	Facilities for Inspection			
125.170	Sanitation			
125.180	Ante-Mortem Inspection			
125.190	Post-Mortem Inspection			
125.200	Disposal of Diseased or Otherwise Adulterated Carcasses and Parts			
125.210	Humane Slaughter of Animals			
125.220	Handling and Disposal of Condemned or Other Inedible Products at Official Establishment			
125.230	Rendering or Other Disposal of Carcasses and Parts Passed for Cooking			
125.240	Marking Products and Their Containers			
125.250	Labeling, Marking and Containers			
125.260	Entry into Official Establishment; Reinspection and Preparation of Product			
125.270	Meat Definitions and Standards of Identity or Composition			

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

125.290 Transportation
125.300 Special Services Relating to Meat and Other Products
125.305 Exotic Animal Inspection

SUBPART C: POULTRY INSPECTION

Section	
125.310	Application of Inspection
125.320	Facilities for Inspection
125.330	Sanitation
125.340	Operating Procedures
125.350	Ante-Mortem Inspection
125.360	Post-Mortem Inspection; Disposition of Carcasses and Parts
125.370	Handling and Disposal of Condemned or Inedible Products at Official Establishments
125.380	Labeling and Containers
125.390	Entry of Articles into Official Establishments; Processing Inspection and Other Reinspections; Processing Requirements
125.400	Definitions and Standards of Identity or Composition
125.410	Transportation; Sale of Poultry or Poultry Products

AUTHORITY: Implementing and authorized by The Meat and Poultry Inspection Act (Ill. Rev. Stat. 1991 1989, ch. 56 1/2, par. 301 et seq.) and The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 16).

SOURCE: Adopted at 9 Ill. Reg. 1782, effective January 24, 1985; peremptory amendment at 9 Ill. Reg. 2337, effective January 28, 1985; peremptory amendment at 9 Ill. Reg. 2980, effective February 20, 1985; peremptory amendment at 9 Ill. Reg. 4856, effective April 1, 1985; peremptory amendment at 9 Ill. Reg. 9240, effective June 5, 1985; peremptory amendment at 9 Ill. Reg. 10102, effective June 13, 1985; peremptory amendment at 9 Ill. Reg. 11673, effective July 17, 1985; peremptory amendment at 9 Ill. Reg. 13748, effective August 23, 1985; peremptory amendment at 9 Ill. Reg. 15575, effective October 2, 1985; peremptory amendment at 9 Ill. Reg. 19759, effective December 5, 1985; peremptory amendment at 10 Ill. Reg. 447, effective December 23, 1985; peremptory amendment at 10 Ill. Reg. 1307, effective January 7, 1986; peremptory amendment at 10 Ill. Reg. 3318, effective January 24, 1986; peremptory amendment at 10 Ill. Reg. 3880, effective February 7, 1986; peremptory amendment at 10 Ill. Reg. 11478, effective June 25, 1986; peremptory amendment at 10 Ill. Reg. 14858, effective August 22, 1986; peremptory amendment at 10 Ill. Reg. 15305, effective September 10, 1986; peremptory amendment at 10 Ill. Reg. 16743, effective September 19, 1986; peremptory amendment at 10 Ill. Reg. 18203, effective October 15, 1986; peremptory amendment at 10 Ill.

NOTICE OF PEREMPTORY AMENDMENTS

Reg. 19818, effective November 12, 1986; peremptory amendment at 11 Ill. Reg. 1696, effective January 5, 1987; peremptory amendment at 11 Ill. Reg. 2930, effective January 23, 1987; peremptory amendment at 11 Ill. Reg. 9645, effective April 29, 1987; peremptory amendment at 11 Ill. Reg. 10321, effective May 15, 1987; peremptory amendment at 11 Ill. Reg. 11184, effective June 5, 1987; peremptory amendment at 11 Ill. Reg. 14830, effective August 25, 1987; peremptory amendment at 11 Ill. Reg. 18799, effective November 3, 1987; peremptory amendment at 11 Ill. Reg. 19805, effective November 19, 1987; peremptory amendment at 12 Ill. Reg. 2154, effective January 6, 1988; amended at 12 Ill. Reg. 3417, effective January 22, 1988; peremptory amendment at 12 Ill. Reg. 4879, effective February 25, 1988; peremptory amendment at 12 Ill. Reg. 6313, effective March 21, 1988; peremptory amendment at 12 Ill. Reg. 6819, effective March 29, 1988; peremptory amendment at 12 Ill. Reg. 13621, effective August 8, 1988; peremptory amendment at 12 Ill. Reg. 19116, effective November 1, 1988; peremptory amendment at 12 Ill. Reg. 20894, effective December 21, 1988; peremptory amendment at 13 Ill. Reg. 228, effective January 11, 1989; peremptory amendment at 13 Ill. Reg. 2160, effective February 13, 1989; amended at 13 Ill. Reg. 3696, effective March 13, 1989; peremptory amendment at 13 Ill. Reg. 15853, effective October 5, 1989; peremptory amendment at 13 Ill. Reg. 16838, effective October 11, 1989; peremptory amendment at 13 Ill. Reg. 17495, effective January 18, 1990; amended at 14 Ill. Reg. 3424, effective February 26, 1990; peremptory amendment at 14 Ill. Reg. 4953, effective March 23, 1990; peremptory amendment at 14 Ill. Reg. 11401, effective July 6, 1990; peremptory amendment at 14 Ill. Reg. 13355, effective August 20, 1990; peremptory amendment at 14 Ill. Reg. 16064, effective September 24, 1990; peremptory amendment at 15 Ill. Reg. 21060, effective May 29, 1991; peremptory amendment at 15 Ill. Reg. 620, effective January 2, 1991; peremptory amendment withdrawn at 15 Ill. Reg. 1574, effective January 2, 1991; peremptory amendment at 15 Ill. Reg. 3117, effective September 3, 1991; peremptory amendment at 15 Ill. Reg. 8714, effective May 29, 1991; amended at 15 Ill. Reg. 8801, effective June 7, 1991; peremptory amendment at 15 Ill. Reg. 13976, effective September 20, 1991; peremptory amendment at 16 Ill. Reg. 1899, effective March 2, 1992; amended at 16 Ill. Reg. 8349, effective May 26, 1992; peremptory amendment at 16 Ill. Reg. 11687, effective July 10, 1992; peremptory amendment at 16 Ill. Reg. 11963, effective July 22, 1992.

SUBPART A: GENERAL PROVISIONS FOR BOTH MEAT AND/OR POULTRY INSPECTION

Section 125.100 Records and Reports

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

- a) The Department incorporates by reference 9 CFR 320.1(b), 320.6(a), 320.7, 381.175(b), 381.180(a) and 381.181 (1990); 57 FR 27870, effective July 22, 1992.
- b) Access to the establishment, its premises, records and inventories shall be provided to the Department in accordance with Section 14 of the Act and Section 125.70.
- c) Each person who is required to be licensed in accordance with Section 3 of the Act shall keep records as stated in the incorporated language of 9 CFR 320.1(b) and 381.175(b), except that for custom slaughtering and custom processing transactions, the recordkeeping requirements shall be those set forth in Section 5(B)(2)(f) of the Act. Records shall be retained for 5 years after December 31 of the year in which the transaction to which the record relates has occurred. If a record must be retained for longer than 5 years because of an on-going investigation or litigation, the Department shall notify the licensee in writing as to which record is to be retained, the reasons for such retention and the retention period. The Department shall consider when determining the retention period the court date, if known, or the time needed to conclude the investigation (e.g., considering the type of disease being investigated, the number of animals involved, and laboratory testing procedures, if applicable).
- d) The licensee of the official establishment shall maintain such records at the establishment. In the case of a broker, the records shall be maintained at the office listed on the application for license.
- e) The Department shall request a licensee to submit an evaluation of the inspection program or of the inspector's performance when the Department is conducting a review of the effectiveness of the Meat and Poultry Inspection Program or when a complaint on the inspector's performance has been received.

(Source: Peremptory amendment at 16 Ill. Reg. 11963, effective July 22, 1992)

SUBPART B: MEAT INSPECTION

Section 125.270 Entry into Official Establishment; Reinspection and Preparation of Product

DEPARTMENT OF AGRICULTURE

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

NOTICE OF PEREMPTORY AMENDMENTS

- a) The Department incorporates by reference 9 CFR 318.1(c) through 318.7, 318.9 through 318.10, 318.14 through 318.20, 318.22, 318.300 through 318.311 (1990; 54 FR 43041, effective January 18, 1990; 55 FR 7294, effective August 28, 1990; 55 FR 34678, effective September 24, 1990, as amended by 55 FR 49991, December 4, 1990; 57 FR 27870, effective July 22, 1992).
- b) No meat or meat product shall be brought into an official establishment unless it is inspected or has been prepared in an official establishment or in a federally licensed establishment and is identified by an official inspection legend as set forth in Section 125.90, a federal inspection legend, or is exempt from inspection as stated in Section 125.110. Meat and meat products received in an official establishment during the absence of the inspector shall be identified as set forth in Section 125.200 and, unless exempt from inspection, shall not be used or prepared until they have been reinspected. Any meat and meat product originally prepared at any official establishment may not be returned to any part of such establishment other than the receiving area until it has been reinspected by the inspector and passed. Wild game carcasses shall comply with Section 5(B)(4) of the Act. The official establishment shall maintain an inventory of non-meat items (e.g., spices, preservatives) which are received at the official establishment. Any product that is brought on the premises of an official establishment contrary to the provisions of this Section shall be removed immediately from such establishment by the operator of the establishment.
- c) Reinspections of meat and/or meat products within the official establishment shall be performed through the use of a random digit table.
- d) Docks and receiving rooms for meat and/or meat products or other articles used by the establishment in the preparation of meat products entering an official establishment shall be approved by the inspector if the location of such docks or receiving rooms will not permit such product or article to pass through rooms containing inspected and passed products.
- e) The manner of defrosting frozen products and methods of treating to preserve products shall be in accordance with procedures as set forth in the "Meat and Poultry Inspection Manual" as adopted in Section 125.20.

- f) Casings or weasand shall be inspected and passed if it is in compliance with the specific provisions as stated in 9 CFR 318.5(i) for passage of such articles.
- g) The Department does not approve new substances to be used on meat or in meat products, their uses or the levels of use of an approved substance. Such substances will be permitted to be used and artificial flavorings may be used if they do not adulterate the meat and/or meat product in accordance with Section 2.11 of the Act and are in compliance with the provisions of this Section.
- h) References to exemptions from slaughter and custom slaughter shall mean those exemptions set forth in Section 125.110.
- i) Reference to 9 CFR 327 are not applicable to the Department in its enforcement of the rules of this Part. References to the federal Poultry Inspection Act, Section 403 of the Act, Section 7 of the Act, 9 CFR 303, and paragraph 23(a) of the Act shall be interpreted to mean in accordance with The Meat and Poultry Inspection Act and the rules of this Part.
- j) The Department does not approve thermometers for use in smokehouses, dry rooms and other compartments that are used in the treatment of pork.
- k) Disinfectants shall be those as set forth in Section 125.180.
- l) Adequate vacuum shall be determined through the use of vacuum gauges.
- m) Canned products which may be processed without steam-pressure cooking shall be those products as stated in the "Meat and Poultry Inspection Manual" as adopted by the Department in Section 125.20.
- n) The inspector shall permit lots of canned product to be shipped from the official establishment prior to the completion of the incubation period on the representative samples in accordance with the specific provisions in 9 CFR 318.309.
- o) The standards and procedures for determining when ingredients of finished products are in compliance with this Section shall be as set forth in the "Meat and

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

Poultry Inspection Manual" as adopted by the Department in Section 125.20.

(Source: Peremptory amendment at 16 Ill. Reg. 11963, 11964, effective July 22, 1992)

DEPARTMENT OF PUBLIC AID

NOTICE OF WITHDRAWAL OF PROPOSED AMENDMENTS

- 1) The Heading of the Part: FOOD STAMPS
- 2) Code Citation: 89 Ill. Adm. Code 121
- 3) Section Number: Proposed Action:
121.25 Amendment
- 4) Date Notice of Proposed Amendments Published in the Illinois Register: June 12, 1992 (16 Ill. Reg. 8898)
- 5) Reason for the withdrawal: The proposed amendments are being withdrawn because the text of Section 121.25 as published failed to reflect amendments that were adopted effective June 1, 1988. The proposed amendments are being repropoed to accurately reflect the current text of Sectionf 121.25. The substantive provisions of the proposed amendments will not be affected by this action.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

1) Heading of the Part:

Tanning Facilities Code

2) Code Citation:

77 Ill. Adm. Code 795

3) Register Citation to Notice of Proposed Amendments:

16 Ill. Reg. 8136 (May 29, 1992)

4) Date, Time and Location of Public Hearing:

5) 10:30 a.m. - 12:30 p.m.

August 3, 1992

Illinois Department of Public Health

1st Floor Training Room

525 West Jefferson

Springfield, Illinois 62761

6) Other Pertinent Information:

The hearing will be for the sole purpose of gathering public comment on the proposed amendments. Persons interested in presenting testimony at this hearing are advised that the Department will adhere to the following procedures in the conduct of the hearing.

1. Each person presenting oral testimony shall provide to the hearing officer a written (preferably typed) copy of such testimony at the time the oral testimony is presented. No oral testimony will be accepted without a written copy of the testimony being provided.
2. Each person presenting oral testimony will be limited to fifteen (15) minutes for the presentation of such testimony.
3. No person will be recognized to speak for a second time until all persons wishing to testify have done so. All testimony shall conclude at the specific times except that an individual in the midst of presenting testimony shall be allowed to complete his/her testimony.

POLLUTION CONTROL BOARD

NOTICE OF PUBLIC INFORMATION ON PROPOSED RULES

NOTICE PURSUANT TO

ILL. REV. STAT. 1991, CH. 111 1/2, PAR. 1007.2(b)
RCRA RULES PURSUANT TO SECTION 22.4(a)

Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 1022.4(a)) requires the Board to adopt regulations which are "identical in substance" to the federal regulations or amendments thereto promulgated by the Administrator of the United States Environmental Protection Agency to implement Sections 3001, 3002, 3003, 3004, and 3005 of the Resource Conservation and Recovery Act of 1976 (P.L. 94-580). These rules are contained in 35 Ill. Adm. Code 702, 703, 705, 720 through 726, and 728.

On June 23, 1992, in R92-1, the Pollution Control Board entered the following Order pursuant to Ill. Rev. Stat. 1991, Ch. 111 1/2, Par. 1007.2(b):

The Board entered a Proposed Opinion and Order in this RCRA Update Docket on May 7, 1992. The proposed rules will appear in the Illinois Register on June 19, 1992.

Section 22.4(a) of the Environmental Protection Act (Act) requires the Board to adopt regulations which are identical in substance to federal regulations promulgated by USEPA to implement the Federal Resource Conservation and Recovery Act. Section 7.2(b) of the Act requires that identical in substance rulemakings be completed within one year after the first USEPA action in any six month batch period. If the Board is unable to do so it must find that an "extension of time" is necessary, give the reasons why the one year period is insufficient for completion of the rulemaking, publish the finding and reasons in the Illinois Register and specify a date when the Board anticipates completion of the rulemaking.

The Board hereby finds that an extension of time is needed. September 3, 1992 is the anticipated completion date and the reasons are as follows:

The earliest Federal Register encompassed in this Docket is the July 1, 1991, corrections

POLLUTION CONTROL BOARD

NOTICE OF PUBLIC INFORMATION ON PROPOSED RULES

to the liability insurance requirements, which appeared at 56 Fed. Reg 30200. However, the public comment period on this proposal will not be over until August 13, 1992. The next Board meeting after that will be September 3, 1992.

On January 9, 1992, the Board entered an extension of time order in R91-13, the RCRA Update for the period January 1 through June 30, 1991. The reasons for that extension included the size of R91-13 and R91-3. The delays in R91-13 have resulted in delays in this Docket, which depends on finalization of R91-13 for its base text.

Pursuant to Section 7.2(b) of the Act, this Order will be published expeditiously in the Illinois Register.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of July 8, 1992 through July 14, 1992, and have been scheduled for review by the Committee at its August 11, 1992 meeting at 10:00 a.m. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Suite 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
8/24/92	Illinois Historic Preservation Agency, Rules for the Protection, Treatment and Inventory of Unmarked Human Burial Sites and Unregistered Graves (17 Ill Adm Code 4170)	10/25/91 15 Ill Reg 15209	8/11/92
8/21/92	Department of Public Health/Health Facilities Planning Board, Narrative and Planning Policies (77 Ill Adm Code 1100)	10/25/91 15 Ill Reg 15255	8/11/92

PROCLAMATION

92-327

ATOMIC VETERANS DAY

Whereas, the health of more than 250,000 veterans and their children may have been adversely affected as a result of the U.S. detonation of nuclear weapons between 1945 and 1963; and

Whereas, the National Association of Atomic Veterans seeks to locate and help these veterans and their genetically affected children in obtaining medical treatment and assistance; and

Whereas, by engaging in a national search and education effort for Atomic Veterans, the National Association of Atomic Veterans is promoting early detection of medical problems, research, and documentation of the connection between radiation exposure and resultant cancer and other debilitating, degenerative diseases and genetic mutations in offspring; and

Whereas, July 16, 1992, marks the 47th anniversary of the first use of atomic weapons affecting mankind in the bombings of Hiroshima and Nagasaki;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim July 16, 1992, as ATOMIC VETERANS DAY in Illinois. I urge individuals who took part in U.S. atmospheric nuclear weapons tests or in the U.S. occupation of Hiroshima and Nagasaki following World War II to contact the National Association of Atomic Veterans, P.O. Box 4424, Salem, MA 01970, 1-800-955-1186. Issued by the Governor July 1, 1992.

Filed with the Secretary of State July 9, 1992.

92-328

THERAPEUTIC RECREATION WEEK

Whereas, the value of recreation and leisure is sometimes overlooked; and

Whereas, recreational participation enhances health, growth, development, and independence through intrinsically rewarding leisure behavior; and

Whereas, therapeutic recreation specialists throughout Illinois provide services in clinical, community, and recreational facilities for individuals with conditions that limit their participation in everyday functions and leisure activities;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim July 12-18, 1992, THERAPEUTIC RECREATION WEEK in Illinois.

Issued by the Governor July 1, 1992.

Filed with the Secretary of State July 9, 1992.

92-329

SENATOR AND MRS. GEORGE HUDSON DAY

Whereas, Barbara Helen Anderson and George Raymond "Ray" Hudson met at Denison University in Granville, Ohio; and

Whereas, they were married July 9, 1942, at Bryn Mawr Community Church in Chicago; and

Whereas, the Hudson's made their first home in San Antonio, Texas, where Ray was stationed in the Air Force. They later moved to Illinois, where they lived in Hinsdale for many years and Downers Grove for the past 10 years; and

Whereas, the couple has three children, Susan, Richard, and Robert, and several grandchildren; and

Whereas, Barbara and Ray are founding members of the Church on the County Line, Oak Brook; and

Whereas, they are active members in American Legion Post #250, where Ray served as Post Commander and 11th District Commander; and

Whereas, both are active Republicans--Ray has been a precinct committeeman since 1964, and Barbara is active in Republican Women's Club. In addition, they are founding members of the Taproot Republicans of Illinois; and

Whereas, in 1970, Ray was elected to the Illinois House of Representatives and served six terms. He was elected to the state senate in 1982 and will continue to serve as senator until he retires in January 1993; and

Whereas, July 9, 1992, marks Barbara and Ray's 50th wedding anniversary;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim July 9, 1992, as SENATOR AND MRS. GEORGE HUDSON DAY in Illinois and extend best wishes to them on their 50th wedding anniversary.

Issued by the Governor July 2, 1992.

Filed with the Secretary of State July 9, 1992.

ACTION CODES	
A - Adopted Rule	P - Proposed Rule
AR - Adopted Repealer	PF - Prohibited Filing Order by JCAR*
C - Notice of Corrections	PP - Peremptory or Court Ordered Rules
CC - Codification Changes	PR - Proposed Repealer
E - Emergency Rule	R - Refusal to meet JCAR Objection
ER - Emergency Repealer	RC - Statement of Recommendation
M - Modification to meet JCAR objections	S - Suspension ordered by JCAR
O - JCAR Statement of Objections	W - Withdrawal to meet JCAR
RQ - Request for Correction	Objections
EC - Expedited Corrections	

*Joint Committee on Administrative Rules

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62 Ill. Adm. Code 1701 General Definitions (P-10644)
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62 Ill. Adm. Code 240 Ill. Oil & Gas Act, The (P-14365/91; A-2576) (P-14679/91; A-2576) (P-3282)
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62 Ill. Adm. Code 1778 Permit Applications-Minimum Requirements for Legal, Financial Compliance, & Related Information (P-10758)
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62 Ill. Adm. Code 1773 Requirements for Permits & Permit Processing (P-10768)
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62 Ill. Adm. Code 220 Surface Installation Health & Safety (P-3316; A-11463)
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62 Ill. Adm. Code 1780 Surface Mining Permit Applications-Minimum Requirements for Reclamation & Operation Plan (P-10839)

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4 Ill. Adm. Code 375 Americans With Disabilities Act Grievance Procedure (P-2003; A-9129)
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35 Ill. Adm. Code 216 Carbon Monoxide Emissions (P-9297)
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35 Ill. Adm. Code 725 Interim Status Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities (P-875; A-9578) (P-9336)
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35 Ill. Adm. Code 728 Land Disposal Restrictions (P-916; A-9619)
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35 Ill. Adm. Code 848 Management of Used & Waste Tires (P-13004/91; A-3114)
35 Ill. Adm. Code 240 Mobile Sources (P-12109/91; A-6184)
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35 Ill. Adm. Code 215 Organic Material Emission Standards & Limitations (P-11059/91; A-3132) (P-4170) (P-4682) (P-6635)

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- 35 Ill. Adm. Code 218 Organic Material Emission Standards & Limitations for the Chicago Area (P-4184) (P-4693) (P-6643)
- 35 Ill. Adm. Code 219 Organic Material Emission Standards & Limitations for the Metro-East Area (P-4200) (P-6676)
- 35 Ill. Adm. Code 309 Permits (P-17471/91; A-7339)
- 35 Ill. Adm. Code 310 Pretreatment Programs (P-17481/91; A-7346)
- 35 Ill. Adm. Code 611 Primary Drinking Water Standards (P-5582)
- 35 Ill. Adm. Code 703 RCRA Permit Program (P-1058; A-9767)
- 35 Ill. Adm. Code 617 Regulated Recharge Areas (P-9882/91; O-17794/91; R-1734; A-1639)
- 35 Ill. Adm. Code 307 Sewer Discharge Criteria (P-17523/91; A-7377)
- 35 Ill. Adm. Code 809 Special Waste Hauling (P-13017/91; A-130)
- 35 Ill. Adm. Code 722 Standards Applicable to Generators of Hazardous Waste (P-1112; A-9822) (P-9358)
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- 35 Ill. Adm. Code 726 Standards for the Management of Specific Hazardous Waste & Specific Types of Hazardous Waste Management Facilities (P-1148; A-9858)
- 35 Ill. Adm. Code 731 Underground Storage Tanks (P-2330; A-7407)
- 35 Ill. Adm. Code 212 Visible & Particulate Matter Emissions (P-41; A-8204) (P-16564/91; A-7880)
- 35 Ill. Adm. Code 303 Water Use Designations & Site Specific Water Quality Standards (P-7302) (P-17026/91; W-7511)

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- 56 Ill. Adm. Code 5400 Individual Training Assistance Program (P-1490; A-8529) (E-1693)

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- 68 Ill. Adm. Code 1300 Americans With Disabilities Act Grievance Procedure (P-2010)
- 4 Ill. Adm. Code 275 Americans With Disabilities Act Grievance Procedure (P-2010; A-7003)
- 68 Ill. Adm. Code 1175 Barber, Cosmetology & Esthetics Act of 1985, The (P-8033)
- 68 Ill. Adm. Code 1470 Clinical Social Work & Social Work Practice Act (P-18348/91; A-7009)
- 68 Ill. Adm. Code 1150 III. Architecture Practice Act of 1989 (P-2492/91; A-3143)
- 68 Ill. Adm. Code 1200 III. Certified Shorthand Reporters Act of 1984 (P-14369/91; A-3169)
- 68 Ill. Adm. Code 1275 III. Landscape Architecture Act of 1989 (P-5741; A-10458)
- 68 Ill. Adm. Code 1340 III. Physical Therapy Act (P-11369/91; A-3175)
- 68 Ill. Adm. Code 1270 III. Professional Land Surveyor Act of 1989 (P-10863)
- 68 Ill. Adm. Code 1255 Interior Design Profession Title Act (P-17030/91; A-3194)
- 68 Ill. Adm. Code 1310 Nursing Home Administrators Licensing & Disciplinary Act, The (P-3784)
- 68 Ill. Adm. Code 1330 Pharmacy Practice Act of 1987 (P-5746)
- 68 Ill. Adm. Code 1360 Podiatric Medical Practice Act of 1987 (P-8318)
- 68 Ill. Adm. Code 1380 Professional Engineering Practice Act of 1989 (P-9385)
- 68 Ill. Adm. Code 1450 Real Estate License Act of 1983 (P-14375/91; A-3204)

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- 89 Ill. Adm. Code 130 Administration of Social Service Programs (P-6931)
- 89 Ill. Adm. Code 112 Aid to Families With Dependent Children (P-3335) (P-18062/91; A-9972) (P-17886/91; A-9972) (P-11399) (P-16596/91; A-11550) (E-11652)

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- 89 Ill. Adm. Code 110 Application Process (P-3405; W-5082) (P-4704)
- 89 Ill. Adm. Code 111 Assistance Standards (P-16851/92; A-11577)
- 89 Ill. Adm. Code 160 Child Support Enforcement (P-806/91; A-1852) (P-2406; A-9997) (P-8892)
- 89 Ill. Adm. Code 116 Crisis Assistance (P-16623/91; A-5350)
- 89 Ill. Adm. Code 144 Developmental Disabilities Service (P-7455/91; A-3497) (P-5806) (P-15926/91; A-5898)
- 89 Ill. Adm. Code 149 Diagnosis Related Grouping (DRG) Prospective Payment System (PPS) (P-15931/91; A-6195) (P-11717) (E-11937)
- 89 Ill. Adm. Code 141 Drug Manual (PR-12132/91; AR-7922)
- 89 Ill. Adm. Code 150 Fiscal Year 1992 Emergency Budgetary Changes (E-2258)
- 89 Ill. Adm. Code 121 Food Stamps (E-757) (P-2420; A-10011) (P-6708) (P-8898; W-11972) (P-18086/91; A-10011) (P-14186/91; A-10011) (P-14999/91; A-10011)
- 89 Ill. Adm. Code 114 General Assistance (P-15008/91; A-3512) (P-4216) (E-4540) (P-11401) (E-11662)
- 89 Ill. Adm. Code 148 Hospital Services (P-1786) (P-15928/91; A-6255) (P-10868) (P-11719) (E-11942)
- 89 Ill. Adm. Code 120 Medical Assistance Programs (P-12137/91; A-139) (P-833/91; A-1862) (P-7761) (P-16856/91; A-10034) (P-16625/91; A-11582)
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- 89 Ill. Adm. Code 104 Practice in Administrative Hearings (P-2752) (P-4741) (P-7793)
- 89 Ill. Adm. Code 115 Refugee/Entrant/Repatriate Program (P-17897/91; A-10291)
- 89 Ill. Adm. Code 147 Reimbursement for Nursing Costs for Geriatric Facilities (P-7501/91; A-4035) (P-4218; RC-10500) (P-15940/91; A-6479) (P-8906)
- 89 Ill. Adm. Code 117 Related Program Provisions (P-8938)
- 89 Ill. Adm. Code 118 Special Eligibility Groups (P-17040/91; A-11607)
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- 77 Ill. Adm. Code 692 AIDS Drug Reimbursement Program (P-14389/91; A-4052)
- 77 Ill. Adm. Code 205 Ambulatory Surgical Treatment Center Licensing Requirements (P-3426)
- 77 Ill. Adm. Code 694 College Immunization Code (P-6972/91; A-5916)
- 77 Ill. Adm. Code 693 Control of Sexually Transmissible Diseases Code (RC-4556) (P-16874/91; A-5921)
- 77 Ill. Adm. Code 900 Drinking Water Systems Code (P-10870)
- 77 Ill. Adm. Code 535 Emergency Medical Service Code (P-10911)
- 77 Ill. Adm. Code 1230 Financial & Economic Feasibility Review & Evaluation Plan (PR-5187)
- 77 Ill. Adm. Code 750 Food Service Sanitation Code (P-5836)
- 77 Ill. Adm. Code 1130 Health Facilities Planning Procedural Rules (P-4755)
- 77 Ill. Adm. Code 250 Hospital Licensing Act (P-2016)
- 77 Ill. Adm. Code 790 III. Formulary for the Drug Selection Program, The (P-4782) (E-4899) (P-15943/91; A-5941; C-7512) (P-8329) (E-8571)
- 77 Ill. Adm. Code 840 III. Health & Hazardous Substances Registry (P-4329)
- 77 Ill. Adm. Code 915 III. Water Well & Pump Installation Contractor's License Act (P-10989)

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- 77 III. Adm. Code 350 Intermediate Care for the Developmentally Disabled Facilities Code (P-4280/91; A-594) (P-18357/91; RC-10501) (P-4791)
- 77 III. Adm. Code 395 Long-Term Care Assistants & Aides Training Programs Code (P-8066)
- 77 III. Adm. Code 390 Long-Term Care for Under Age 22 Facilities Code (P-4309/91; A-623) (P-18407/91; RC-10502)
- 77 III. Adm. Code 630 Maternal & Child Health Services Code (P-8103)
- 77 III. Adm. Code 1190 Permit Application Fees (P-3063)
- 77 III. Adm. Code 905 Private Sewage Disposal Code (P-8128)
- 77 III. Adm. Code 760 Retail Food Store Sanitation Code (P-5861)
- 77 III. Adm. Code 330 Sheltered Care Facilities Code (P-4338/91; A-651)
- 77 III. Adm. Code 300 Skilled Nursing & Intermediate Care Facilities Code (P-4367/91; A-681) (P-2034) (P-14039/91; A-5977)
- 77 III. Adm. Code 830 Structural Pest Control Code (P-2092; A-11612)
- 77 III. Adm. Code 795 Tanning Facilities Code (P-8136)
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- 77 III. Adm. Code 672 WIC Vendor Management Code (P-9424)

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- 77 III. Adm. Code 1240 Financial & Economic Feasibility Review & Evaluation Plan (For ALL Long-Term Care & Chronic Disease Facilities) (PR-5225)
- 77 III. Adm. Code 1120 Health Facilities Planning Financial & Economic Feasibility Review (P-5205)

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- 11 III. Adm. Code 422 Approval of Racing Officials (P-6742)
- 11 III. Adm. Code 1314 General Racing & Track Rules (P-2433; A-8229)
- 11 III. Adm. Code 435 Inter-Track Wagering Facilities (P-6747)
- 11 III. Adm. Code 502 Licensing (P-6751)
- 11 III. Adm. Code 509 Medication (P-6955)
- 11 III. Adm. Code 434 Outstanding Tickets (P-10996)
- 11 III. Adm. Code 405 Pari-Mutuels (P-2436; A-8232)
- 11 III. Adm. Code 415 Programs (P-1263; A-7486)
- 11 III. Adm. Code 1305 Racetrack Operators & Their Duties (P-2439)
- 11 III. Adm. Code 1318 Racing Rules (P-15388/91; A-7489)
- 11 III. Adm. Code 1424 Regs. for Meetings (P-1266; A-7493) (P-2444)
- 11 III. Adm. Code 436 Security Areas (P-15655/91; A-4520; A-11193)
- 11 III. Adm. Code 433 Totalizer Operations (P-11001)
- 11 III. Adm. Code 409 Trifecta (P-11005)
- 11 III. Adm. Code 440 Twin Trifecta Exchange (P-6755)

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- 4 III. Adm. Code 300 Americans With Disabilities Act Grievance Procedure (P-3433)
- 89 III. Adm. Code 510 Appeals & Hearings (P-69; A-8537)
- 89 III. Adm. Code 683 Application Process (E-2688) (E-11679)
- 89 III. Adm. Code 840 Consultative Examination Process, The (P-15390/91; A-10301)
- 89 III. Adm. Code 843 Disability Case Development Process (P-15405/91; A-10316)
- 89 III. Adm. Code 674 Fiscal Year 1992 Emergency Budgetary Changes (E-2690)

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- 89 III. Adm. Code 673 Fiscal Year 1993 Emergency Budgetary Changes (E-11682)
- 89 III. Adm. Code 787 III. Children's School & Rehabilitation Center's Respite Program (P-13027/91; A-2882)
- 89 III. Adm. Code 730 III. Visually Handicapped Institute (P-10397)
- 89 III. Adm. Code 587 Medical, Psychological, & Related Services (P-18110/91; A-8235)
- 89 III. Adm. Code 685 Non-Financial Eligibility Criteria (P-14392/91; A-4529) (P-16876/91; A-6868)
- 89 III. Adm. Code 714 Non-Homemaker Service Provider Requirements (P-3067)
- 89 III. Adm. Code 845 Sequential Evaluation Process for the Determination of Disability (P-11572/91; A-2615)
- 89 III. Adm. Code 567 Similar Benefits (P-10403)
- 89 III. Adm. Code 597 Tools, Equipment, Supplies & Initial Stock (P-3440)

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- 86 III. Adm. Code 190 Automobile Renting Use Tax (P-15958/91; A-4867)
- 86 III. Adm. Code 430 Bingo License & Tax Act (P-6762)
- 86 III. Adm. Code 435 Charitable Games Act (P-6777)
- 86 III. Adm. Code 460 Coin Operated Amusement Device Tax (P-15417/91; A-4876)
- 86 III. Adm. Code 295 Home Rule Municipal Use Tax Imposed by Municipalities Having 2,000,000 or More Inhabitants (P-18506/91; A-7691)
- 86 III. Adm. Code 480 Hotel Operators' Occupation Tax Act (P-15422/91; A-3578)
- 86 III. Adm. Code 100 Income Tax (P-7306; C-10084)
- 86 III. Adm. Code 490 Messages Tax (PR-16913/91; AR-5988)
- 86 III. Adm. Code 110 Property Tax/Revenue Act of 1939 (P-14196/91; A-2624)
- 86 III. Adm. Code 510 Public Utilities Revenue Act, The (P-16932/91; A-5990)
- 86 III. Adm. Code 130 Retailer's Occupation Tax (P-15013/91; A-1642)
- 86 III. Adm. Code 3000 Riverboat Gambling (P-3802)

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- 47 III. Adm. Code 410 Application Process for Governmental Units (P-11007) (E-11345)

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- 38 III. Adm. Code 450 Residential Mortgage License Act of 1987 (P-2763; A-10463) (E-2915)

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- 38 III. Adm. Code 400 III. Savings & Loan Act of 1985 (P-14394/91; A-4881)
- 38 III. Adm. Code 1075 Savings Bank Act (P-14406/91; A-4891)

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- 4 III. Adm. Code 100 Americans With Disabilities Act Grievance Procedure (P-3444; A-8559)
- 92 III. Adm. Code 1010 Certificates of Title, Registration of Vehicle (P-5240)
- 23 III. Adm. Code 3030 III. Library Systems Act, The (P-15968/91; A-10329)
- 92 III. Adm. Code 1070 III. Safety Responsibility Law (P-15428/91; A-2172)
- 14 III. Adm. Code 175 III. Union Label Act (P-7518/91; A-4058)
- 92 III. Adm. Code 1030 Issuance of Licenses (P-1271) (P-14198/91; A-2182; C-2957) (P-2449)

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- 23 Ill. Adm. Code 3040 Literacy Grant Program (P-7321)
- 71 Ill. Adm. Code 2000 Public Building Construction (P-1511; A-10068)
- 2 Ill. Adm. Code 550 Public Information, Rulemaking, & Organization (A-7697)
- 14 Ill. Adm. Code 130 Regs. Under the Ill. Securities Law of 1953 (P-14209/91; A-6000)
- 14 Ill. Adm. Code 170 Revised Uniform Limited Partnership Act (P-5247; A-11196)
- 92 Ill. Adm. Code 1002 Sale of Information (P-6790)

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- 80 Ill. Adm. Code 1540 Administration & Operation of the State Employees' Retirement System of Ill., The (P-7325)

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- 20 Ill. Adm. Code 1205 Expungement Procedures (P-4803)
- 20 Ill. Adm. Code 1235 Firearm Transfer Inquiry Program (E-17785/91; O-1746) (P-17566/91; A-7041)
- 20 Ill. Adm. Code 1285 Sample Collection for Genetic Marker Indexing (P-3840)

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- 80 Ill. Adm. Code 150 Procedures of the Department of State Police Merit Board (P-4360; A-11835)

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- 23 Ill. Adm. Code 2771 College Savings Bond Bonus Incentive Grant (BIG) Program (P-18114/91; A-6873)
- 23 Ill. Adm. Code 2700 General Provisions (P-4368; A-11206)
- 23 Ill. Adm. Code 2720 Guaranteed Loan Programs (P-15026/91; A-4060) (P-4386; A-11224)
- 23 Ill. Adm. Code 2730 Ill. National Guard Grant (P-4416; A-11254)
- 23 Ill. Adm. Code 2733 Ill. Veteran Grant (IVG) Program (P-4423; A-11261) (P-18121/91; A-6880)
- 23 Ill. Adm. Code 2790 Limitation, Suspension or Termination (P-4431; A-11269)
- 2 Ill. Adm. Code 5375 Public Information, Rulemaking & Organization (A-7497)
- 23 Ill. Adm. Code 2761 Merit Recognition Scholarship (MRS) Program (P-4452; A-11290)
- 23 Ill. Adm. Code 2763 Minority Teachers of Ill. (MTI) Scholarship Aid Program (P-18129/91; A-7048)
- 23 Ill. Adm. Code 2735 Monetary Award Program (P-4458; A-11296)
- 23 Ill. Adm. Code 2762 Paul Douglas Teacher Scholarship Program (P-4475; A-11313)
- 23 Ill. Adm. Code 2760 State Scholar Program (P-4483; A-4483)
- 23 Ill. Adm. Code 2770 Student to Student (STS) Program of Matching Grants (P-4491; A-11329)

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- 92 Ill. Adm. Code 530 Accommodation of Utilities on Right-of-Way (P-2490/91; A-2193) (PR-3003/91; AR-2256)
- 4 Ill. Adm. Code 750 Americans With Disabilities Act Grievance Procedure (P-8338)
- 92 Ill. Adm. Code 177 Carriage by Public Highway (P-15990/91; W-2695) (P-3847; A-11843)
- 92 Ill. Adm. Code 180 Continuing Qualification & Maintenance of Packaging (P-3851; A-11847)
- 92 Ill. Adm. Code 97 Dixon Municipal Airport Hazard Zoning (P-19709/91; A-10475)
- 92 Ill. Adm. Code 708 Floodway Construction in Northeastern Ill. (P-8193/91; A-194)
- 92 Ill. Adm. Code 44 Freeport Albertus Airport Hazard Zoning Regulations (P-4807)
- 92 Ill. Adm. Code 171 General Information, Regs., & Definitions (P-15995/91; W-2696) (P-3856)
- 92 Ill. Adm. Code 172 Hazardous Materials Table & Hazardous Materials Communications (P-16003/91; W-2697) (P-3864; A-11851)

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- 92 Ill. Adm. Code 395 Hours of Service of Drivers (P-7805)
- 92 Ill. Adm. Code 50 Ingersoll Airport Zoning Regs. (PR-6139)
- 92 Ill. Adm. Code 50 Ingersoll Municipal Airport Hazard Zoning (P-6153)
- 92 Ill. Adm. Code 396 Inspection, Repair & Maintenance (P-7811)
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- 92 Ill. Adm. Code 440 Minimum Safety Standards for Construction of Type I School Buses (P-13041/91; A-1655)
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- 92 Ill. Adm. Code 390 Motor Carrier Safety Regs.: General (P-7815)
- 92 Ill. Adm. Code 456 Nonscheduled Bus Inspections (P-9453)
- 92 Ill. Adm. Code 391 Qualification of Drivers (P-16653/91; A-5326) (P-7832)
- 92 Ill. Adm. Code 173 Shippers General Requirements for Shipments & Packaging (P-16008/91; W-2698) (P-3869; A-11856)
- 92 Ill. Adm. Code 178 Shipping Container Specifications (P-16015/91; W-2699) (P-3876; A-11863)
- 92 Ill. Adm. Code 179 Specifications for Tank Cars (P-16027/91; W-2700) (P-3888; A-11875)

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- 4 Ill. Adm. Code 350 Americans With Disabilities Act Grievance Procedure (P-2106)
- 74 Ill. Adm. Code 750 Home Ownership Made Easy Act (P-15035/91; A-203) (P-10408)
- 80 Ill. Adm. Code 620 Merit & Fitness (P-11724)

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- 95 Ill. Adm. Code 112 Americans With Disabilities Act Grievance Procedure (P-2113)
- 4 Ill. Adm. Code 325 Americans With Disabilities Act Grievance Procedure (P-2113; A-8565)
- 95 Ill. Adm. Code 116 MIA/POW Scholarship (P-558; A-7704)
- 95 Ill. Adm. Code 121 Persian Gulf Conflict Veterans Act (P-561)
- 95 Ill. Adm. Code 121 Persian Gulf Conflict Veterans Compensation (P-561; A-7707; RQ-10082; EC-10503)

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cc = codification changes	C = Correction
n = new Section	CC = Codification Changes
r = repeal of existing Section	E = Emergency rule
re = recodified	F = Failure to Remedy or Withdraw
r = renumbered	M = Modification
	O = JCAR Objection
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					500.3 n	(P-3707; A-10423)	(P-1779; A-8523)
					500.4 n	(P-3707; A-10423)	(P-1779; A-8523)
					500.5 n	(P-3707; A-10423)	(P-1779; A-8523)
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550.30	am	(P-5454; A-11078)	715.20	am	(P-5475; A-11101)
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570.40	am	(P-5443; A-11069)	720.20	am	(P-5466; A-11093)
590.10	am	(P-7189)	720.30	am	(P-5466; A-11093)
590.20	am	(P-7189)	720.40	am	(P-5466; A-11093)
590.25	am	(P-7189)	730.20	am	(P-5143; A-11041)
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590.30	am	(P-7189)	740.10	am	(P-5540; A-11162)
590.50	am	(P-7189)	740.20	am	(P-5540; A-11162)
590.60	am	(P-7189)	810.35	am	(P-17817/91; A-5267)
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650.20	am	(P-5501; A-11131)	810.70	am	(P-17817/91; A-5267)
650.21	am	(P-5501; A-11131)	810.90	am	(P-17817/91; A-5267)
650.22	am	(P-5501; A-11131)	830.60	am	(P-18327/91; A-5257)
650.23	am	(P-5501; A-11131)	830.70	am	(P-18327/91; A-5257)
650.40	am	(P-5501; A-11131)	830.90	am	(P-18327/91; A-5257)
650.50	am	(P-5501; A-11131)	850.10	am	(P-4616; A-11029)
650.60	am	(P-5501; A-11131)	850.20	am	(P-4616; A-11029)
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660.25	am	(P-5525; A-11150)	880.30	n	(P-13603/91; A-109)
660.30	am	(P-5525; A-11150)	880.40	n	(P-13603/91; A-109)
660.40	am	(P-5525; A-11150)	880.50	n	(P-13603/91; A-109)
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660.50	am	(P-5525; A-11150)	890.20	n	(P-17811/91; A-5262)
660.60	am	(P-5525; A-11150)	890.30	n	(P-17811/91; A-5262)
670.10	am	(P-5482; A-11116)	890.40	n	(P-17811/91; A-5262)
670.20	am	(P-5482; A-11116)	890.50	n	(P-17811/91; A-5262)
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670.40	am	(P-5482; A-11116)	950.40	am	(P-5429; A-11034)
670.50	am	(P-5482; A-11116)	960.30	am	(P-5433; A-11038)
670.60	am	(P-5482; A-11116)	970.10	r	(P-2727; R-8497)
680.10	am	(P-10138)	970.20	r	(P-2727; R-8497)
680.20	am	(P-10138)	970.30	r	(P-2727; R-8497)
680.60	am	(P-10138)	970.40	r	(P-2727; R-8497)
680.70	am	(P-10138)	970.50	r	(P-2727; R-8497)
680.80	am	(P-10138)	970.60	r	(P-2727; R-8497)
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710.20	am	(P-14833/91; A-1843)	1530.60	am	(P-2972; A-8489)
710.21	n	(P-14833/91; A-1843)	1530.60	am	(P-2972; A-8489)
710.30	am	(P-14833/91; A-1843)	1530.60	am	(P-2972; A-8489)

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1535.50	am	(P-2979; A-8499)	4170.250	n	(P-5576)
1538.5	n	(P-755; W-4555)	4170.300	n	(P-5576)
		(P-4148; A-11108)	4170.400	n	(P-5576)
1538.10	n	(P-755; W-4555)	4170.500	n	(P-5576)
		(P-4148; A-11108)	4170.550	n	(P-5576)
1538.20	n	(P-755; W-4555)	4170.600	n	(P-5576)
		(P-4148; A-11108)	4170.700	n	(P-5576)
1538.30	n	(P-755; W-4555)	4170.800	n	(P-5576)
		(P-4148; A-11108)			
1538.40	n	(P-755; W-4555)			
		(P-4148; A-11108)			
1538.50	n	(P-755; W-4555)			
		(P-4148; A-11108)			
1538.60	n	(P-755; W-4555)			
		(P-4148; A-11108)			
1538.70	n	(P-755; W-4555)			
		(P-4148; A-11108)			
1538.80	n	(P-755; W-4555)			
		(P-4148; A-11108)			
1590.50	am	(P-4132; A-11052)			
1590.60	am	(P-4132; A-11052)			
1590.70	am	(P-4132; A-11052)			
1590.80	am	(P-4132; A-11052)			
1590.90	am	(P-4132; A-11052)			
1590.100	am	(P-4132; A-11052)			
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3010.80	am	(P-14794/91; A-1806)			
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3020.40	am	(P-14820/91; A-1833)			
3020.50	am	(P-14820/91; A-1833)			
3020.70	am	(P-14820/91; A-1833)			
3020.80	am	(P-14820/91; A-1833)			
3030.30	am	(P-14807/91; A-1816)			
3030.50	am	(P-14807/91; A-1816)			
3030.60	am	(P-14807/91; A-1816)			
3035.40	am	(P-14783/91; A-1797)			
3035.70	am	(P-14783/91; A-1797)			
3035.80	am	(P-14783/91; A-1797)			
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1235.50	n	(P-17566/91; A-7041)	1810.240	n	(P-469) (E-732)	130.45	n	(P-1439; A-9475)	2720.6	am	(P-4386; A-11224)
1235.60	n	(E-17785/91; O-1746)	1810.250	n	(P-469) (E-732)	130.50	am	(P-1439; A-9475)	2720.10	am	(P-15026/91; A-4060)
1235.70	n	(P-17566/91; A-7041)	1810.300	n	(P-469) (E-732)	202.10	am	(P-7231)	2720.20	am	(P-4386; A-11224)
1235.80	n	(E-17785/91; O-1746)	1810.400	n	(P-469) (E-732)	202.20	am	(P-7231)	2720.25	n	(P-4386; A-11224)
1235.90	n	(P-17566/91; A-7041)	1810.410	n	(P-469) (E-732)	202.30	am	(P-7231)	2720.30	am	(P-4386; A-11224)
1235.100	n	(E-17785/91; O-1746)	1810.420	n	(P-469) (E-732)	202.40	am	(P-7231)	2720.40	am	(P-15026/91; A-4060)
1235.110	n	(P-17566/91; A-7041)	1810.430	n	(P-469) (E-732)	202.44	n	(P-7231)	2720.50	am	(P-4386; A-11224)
1235.120	n	(E-17785/91; O-1746)	1810.500	n	(P-469) (E-732)	202.46	n	(P-7231)	2720.55	am	(P-4386; A-11224)
1235.130	n	(P-17566/91; A-7041)	1810.510	n	(P-469) (E-732)	202.50	am	(P-7231)	2720.60	am	(P-4386; A-11224)
1285.10	n	(E-17785/91; O-1746)	1810.520	n	(P-469) (E-732)	202.60	am	(P-7231)	2720.70	am	(P-4386; A-11224)
1285.20	n	(P-17566/91; A-7041)	1810.530	n	(P-469) (E-732)	226.605	am	(P-3724)	2720.80	am	(P-4386; A-11224)
1285.30	n	(E-17785/91; O-1746)	1810.540	n	(P-469) (E-732)	228.15	n	(P-9253)	2720.90	n	(P-4386; A-11224)
1285.40	n	(P-17566/91; A-7041)	1810.550	n	(P-469) (E-732)	228.20	am	(P-9253)	2720.105	am	(P-4386; A-11224)
1285.50	n	(E-17785/91; O-1746)	1810.600	n	(P-469) (E-732)	228.25	n	(P-9253)	2720.120	am	(P-4386; A-11224)
1285.60	n	(P-17566/91; A-7041)	1810.610	n	(P-469) (E-732)	228.30	am	(P-9253)	2720.130	am	(P-4386; A-11224)
1285.70	n	(E-17785/91; O-1746)	1810.620	n	(P-469) (E-732)	228.50	am	(P-9253)	2720.200	am	(P-4386; A-11224)
1285.80	n	(P-17566/91; A-7041)	1810.700	n	(P-469) (E-732)	235.10	n	(P-439; A-10181)	2720.210	am	(P-4386; A-11224)
1570.10	n	(E-17785/91; O-1746)	1810.710	n	(P-469) (E-732)	235.20	n	(P-439; A-10181)	2720.220	am	(P-4386; A-11224)
1570.20	n	(P-17566/91; A-7041)	1810.720	n	(P-469) (E-732)	235.30	n	(P-439; A-10181)	2720.230	am	(P-4386; A-11224)
1570.30	n	(E-17785/91; O-1746)	1810.730	n	(P-469) (E-732)	235.40	n	(P-439; A-10181)	2720.240	am	(P-4386; A-11224)
1570.40	n	(P-17566/91; A-7041)	1810.800	n	(P-469) (E-732)	235.45	n	(P-439; A-10181)	2720.250	am	(P-4386; A-11224)
1570.50	n	(E-17785/91; O-1746)	1810.900	n	(P-469) (E-732)	235.50	n	(P-439; A-10181)	2720.260	am	(P-4386; A-11224)
1580.10	n	(P-17566/91; A-7041)	1810.910	n	(P-469) (E-732)	235.60	n	(P-439; A-10181)	2720.270	am	(P-4386; A-11224)
1580.20	n	(E-17785/91; O-1746)	1810.1000	n	(P-469) (E-732)	235.100	n	(P-439; A-10181)	2720.280	am	(P-4386; A-11224)
1580.30	n	(P-17566/91; A-7041)	1810.1010	n	(P-469) (E-732)	235.110	n	(P-439; A-10181)	2720.290	am	(P-4386; A-11224)
1580.40	n	(E-17785/91; O-1746)	1810.1020	n	(P-469) (E-732)	235.120	n	(P-439; A-10181)	2720.300	am	(P-4386; A-11224)
1580.50	n	(P-17566/91; A-7041)	1810.1100	n	(P-469) (E-732)	235.130	n	(P-439; A-10181)	2720.310	am	(P-4386; A-11224)
1720.15	am	(E-17785/91; O-1746)	1810.1110	n	(P-469) (E-732)	235.135	n	(P-439; A-10181)	2720.320	am	(P-4386; A-11224)
1720.35	am	(P-17566/91; A-7041)				235.140	n	(P-439; A-10181)	2720.330	am	(P-4386; A-11224)
1800.10	n	(E-17785/91; O-1746)				235.150	n	(P-439; A-10181)	2720.340	am	(P-4386; A-11224)
1800.20	n	(P-17566/91; A-7041)				260.40	am	(P-5550)	2720.350	am	(P-4386; A-11224)
1800.30	n	(E-17785/91; O-1746)				1015.10	n	(P-14852/91; A-4496)	2720.360	am	(P-4386; A-11224)
1800.40	n	(P-17566/91; A-7041)				1015.20	n	(P-14852/91; A-4496)	2720.370	am	(P-4386; A-11224)
1810.100	n	(E-17785/91; O-1746)				1015.30	n	(P-14852/91; A-4496)	2720.380	am	(P-4386; A-11224)
1810.110	n	(P-17566/91; A-7041)				1015.40	n	(P-14852/91; A-4496)	2720.390	am	(P-4386; A-11224)
1810.120	n	(E-17785/91; O-1746)				1015.50	n	(P-14852/91; A-4496)	2720.400	am	(P-4386; A-11224)
1810.130	n	(P-17566/91; A-7041)				1015.60	n	(P-14852/91; A-4496)	2720.410	am	(P-4386; A-11224)
1810.140	n	(E-17785/91; O-1746)				1015.70	n	(P-14852/91; A-4496)	2720.420	am	(P-4386; A-11224)
1810.150	n	(P-17566/91; A-7041)				1501.509	am	(P-10524)	2720.430	am	(P-4386; A-11224)
1810.160	n	(E-17785/91; O-1746)				1501.515	am	(P-10524)	2720.440	am	(P-4386; A-11224)
1810.170	n	(P-17566/91; A-7041)				2700.10	am	(P-4368; A-11206)	2720.450	am	(P-4386; A-11224)
1810.180	n	(E-17785/91; O-1746)				2700.20	am	(P-4368; A-11206)	2720.460	am	(P-4386; A-11224)
1810.190	n	(P-17566/91; A-7041)				2700.30	am	(P-4368; A-11206)	2720.470	am	(P-4386; A-11224)
1810.200	n	(E-17785/91; O-1746)				2700.40	am	(P-4368; A-11206)	2720.480	am	(P-4386; A-11224)
1810.210	n	(P-17566/91; A-7041)				2700.50	am	(P-4368; A-11206)	2720.490	am	(P-4386; A-11224)
1810.220	n	(E-17785/91; O-1746)				2700.55	am	(P-4368; A-11206)	2720.500	am	(P-4386; A-11224)
						2700.60	am	(P-4368; A-11206)	2720.510	am	(P-4386; A-11224)
						2700.70	am	(P-4368; A-11206)	2720.520	am	(P-4386; A-11224)

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2763.10	n	(P-18129/91; A-7048)	700.45	n	(P-17440/91; A-11170)
2763.20	n	(P-18129/91; A-7048)	700.50	n	(P-17440/91; A-11170)
2763.30	n	(P-18129/91; A-7048)	700.55	n	(P-17440/91; A-11170)
2763.40	n	(P-18129/91; A-7048)	700.60	n	(P-17440/91; A-11170)
2763.50	n	(P-18129/91; A-7048)	700.65	n	(P-17440/91; A-11170)
2770.10	#	(P-4491; A-11329)	TITLE 32		
2770.10	n	(P-4491; A-11329)	210.10	n	(P-2003)
2770.20	n	(P-4491; A-11329)	210.20	n	(P-2003)
2770.30	#	(P-4491; A-11329)	210.30	n	(P-2003)
2770.30	am	(P-4491; A-11329)	210.40	n	(P-2003)
2771.10	n	(P-18114/91; A-6873)	210.50	n	(P-2003)
2771.20	n	(P-18114/91; A-6873)	210.60	n	(P-2003)
2771.30	n	(P-18114/91; A-6873)	210.70	n	(P-2003)
2771.Ap.A	n	(P-18114/91; A-6873)	331.110	am	(P-2984; A-11479)
2790.10	am	(P-4431; A-11269)	331.120	am	(P-2984; A-11479)
2790.20	am	(P-4431; A-11269)	331.130	am	(P-2984; A-11479)
2790.30	am	(P-4431; A-11269)	331.200	am	(P-2984; A-11479)
2790.40	am	(P-4431; A-11269)	331.Ap.A	r	(P-2984; A-11479)
2790.50	am	(P-4431; A-11269)	331.Tb.A	r	(P-2984; A-11479)
2790.60	am	(P-4431; A-11269)	331.Tb.B	r	(P-2984; A-11479)
2790.70	am	(P-4431; A-11269)	331.Tb.C	r	(P-2984; A-11479)
2790.80	am	(P-4431; A-11269)	331.Ap.B	am	(P-2984; A-11479)
2790.90	am	(P-4431; A-11269)	331.Ap.C	r	(P-2984; A-11479)
2790.100	am	(P-4431; A-11269)	340.4010	am	(P-2746; A-11538)
2790.110	am	(P-4431; A-11269)	400.120	am	(P-2739; A-11531)
2790.120	am	(P-4431; A-11269)	400.140	am	(P-2739; A-11531)
2790.130	am	(P-4431; A-11269)	400.150	am	(P-2739; A-11531)
2790.140	am	(P-4431; A-11269)	400.160	am	(P-2739; A-11531)
2790.Ap.A	r	(P-4431; A-11269)	401.70	am	(P-1474; A-9115)
3030.50	am	(P-15968/91; A-10329)	401.110	am	(P-1474; A-9115)
3040.160	am	(P-7321)	401.130	am	(P-1474; A-9115)

TITLE 26

100.30	r	(P-5939/91; A-6982)
125.425	am	(P-5943/91; A-6986)

TITLE 29

205.10	am	(P-5556)
205.20	am	(P-5556)
205.30	am	(P-5556)
205.40	am	(P-5556)
700.1	n	(P-17440/91; A-11170)
700.5	n	(P-17440/91; A-11170)
700.10	n	(P-17440/91; A-11170)
700.15	n	(P-17440/91; A-11170)
700.20	n	(P-17440/91; A-11170)
700.25	n	(P-17440/91; A-11170)
700.30	n	(P-17440/91; A-11170)
700.35	n	(P-17440/91; A-11170)
700.40	n	(P-17440/91; A-11170)

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211.122	am	(P-15875/91; A-7656)	244.162	am	(P-22; A-8191)
212.107	n	(P-6606)	244.163	am	(P-22; A-8191)
212.108	n	(P-16564/91; A-7880)	244.166	am	(P-22; A-8191)
212.109	n	(P-16564/91; A-7880)	244.167	am	(P-22; A-8191)
212.110	am	(P-16564/91; A-7880)	244.168	am	(P-22; A-8191)
212.113	am	(P-16564/91; A-7880)	244.169	am	(P-22; A-8191)
212.210	n	(P-16564/91; A-7880)	244.Ap.D	am	(P-22; A-8191)
212.302	am	(P-16564/91; A-7880)	276.101	am	(P-13607; A-10230)
212.309	am	(P-16564/91; A-7880)	276.102	am	(P-13607; A-10230)
212.316	n	(P-16564/91; A-7880)	276.204	am	(P-13607; A-10230)
212.324	n	(P-16564/91; A-7880)	276.206	n	(P-13607; A-10230)
212.362	n	(P-16564/91; A-7880)	276.301	am	(P-13607; A-10230)
212.424	am	(P-41; A-8204)	276.303	am	(P-13607; A-10230)
212.425	n	(P-41; A-8204)	276.304	am	(P-13607; A-10230)
212.443	am	(P-41; A-8204)	276.307	am	(P-13607; A-10230)
212.445	am	(P-41; A-8204)	276.308	n	(P-13607; A-10230)
212.458	n	(P-16564/91; A-7880)	276.309	am	(P-13607; A-10230)
212.464	n	(P-16564/91; A-7880)	276.310	am	(P-13607; A-10230)
212.II. D	n	(P-16564/91; A-7880)	276.311	am	(P-13607; A-10230)
212.II. E	n	(P-16564/91; A-7880)	276.402	am	(P-13607; A-10230)
212.II. F	n	(P-16564/91; A-7880)	276.701	am	(P-13607; A-10230)
215.100	am	(P-4682)	276.702	am	(P-13607; A-10230)
215.109	am	(P-6635)	276.703	am	(P-13607; A-10230)
215.123	am	(P-4170)	303.203	am	(P-17026/91; W-7511)
215.215	n	(P-11059/91; A-3132)	307.1101	am	(P-17523/91; A-7377)
215.583	am	(P-4170)	307.2400	am	(P-17523/91; A-7377)
216.382	n	(P-9297)	307.2401	am	(P-17523/91; A-7377)
218.103	am	(P-4693)	307.2402	am	(P-17523/91; A-7377)
218.104	am	(P-6643)	307.2403	am	(P-17523/91; A-7377)
218.106	am	(P-4693)	307.2404	am	(P-17523/91; A-7377)
218.583	am	(P-4184)	307.2405	am	(P-17523/91; A-7377)
218.586	n	(P-4184)	307.2406	am	(P-17523/91; A-7377)
219.104	am	(P-6676)	307.2407	am	(P-17523/91; A-7377)
219.583	am	(P-4200)	307.2490	am	(P-17523/91; A-7377)
219.586	n	(P-4200)	307.3100	am	(P-17523/91; A-7377)
240.102	am	(P-12109/91; A-6184)	307.3109	am	(P-17523/91; A-7377)
240.107	n	(P-12109/91; A-6184)	307.3115	am	(P-17523/91; A-7377)
240.122	am	(P-12109/91; A-6184)	307.3119	am	(P-17523/91; A-7377)
240.141	n	(P-12109/91; A-6184)	307.3120	am	(P-17523/91; A-7377)
240.141	n	(P-12109/91; A-6184)	307.3124	am	(P-17523/91; A-7377)
243.108	am	(P-16; A-8185)	307.3129	am	(P-17523/91; A-7377)
243.120	n	(P-16; A-8185)	309.103	am	(P-17471/91; A-7339)
243.121	r	(P-16; A-8185)	310.103	am	(P-17481/91; A-7346)
244.101	am	(P-22; A-8191)	310.105	am	(P-17481/91; A-7346)
244.106	am	(P-22; A-8191)	310.107	am	(P-17481/91; A-7346)
244.107	am	(P-22; A-8191)	310.110	am	(P-17481/91; A-7346)
244.121	am	(P-22; A-8191)	310.201	am	(P-17481/91; A-7346)
244.161	am	(P-22; A-8191)	310.202	am	(P-17481/91; A-7346)

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310.220	am	(P-17481/91; A-7346)	611.603	#	(P-5582)
310.221	am	(P-17481/91; A-7346)	611.603	n	(P-5582)
310.222	am	(P-17481/91; A-7346)	611.604	n	(P-5582)
310.230	am	(P-17481/91; A-7346)	611.605	n	(P-5582)
310.232	am	(P-17481/91; A-7346)	611.606	am	(P-5582)
310.233	am	(P-17481/91; A-7346)	611.607	am	(P-5582)
310.330	am	(P-17481/91; A-7346)	611.608	n	(P-5582)
310.510	am	(P-17481/91; A-7346)	611.609	n	(P-5582)
310.611	am	(P-17481/91; A-7346)	611.610	#	(P-5582)
310.613	am	(P-17481/91; A-7346)	611.611	n	(P-5582)
310.633	am	(P-17481/91; A-7346)	611.630	#	(P-5582)
310.635	am	(P-17481/91; A-7346)	611.631	n	(P-5582)
360.601	am	(P-15202/91; A-5891)	611.640	n	(P-5582)
360.602	am	(P-15202/91; A-5891)	611.641	am	(P-5582)
365.103	am	(P-3745)	611.645	am	(P-5582)
365.104	am	(P-3745)	611.646	n	(P-5582)
365.203	am	(P-3745)	611.647	#	(P-5582)
365.304	am	(P-3745)	611.647	am	(P-5582)
365.401	am	(P-3745)	611.648	#	(P-5582)
365.402	am	(P-3745)	611.648	n	(P-5582)
365.403	am	(P-3745)	611.650	r	(P-5582)
365.404	am	(P-3745)	611.657	r	(P-5582)
365.405	am	(P-3745)	611.658	n	(P-5582)
365.503	am	(P-3745)	611.851	am	(P-5582)
365.602	am	(P-3745)	611. Ap. A	am	(P-5582)
365.603	am	(P-3745)	615.101	n	(P-10303/91; O-17791/91; R-1702; A-1538)
365.604	am	(P-3745)	615.102	n	(P-10303/91; O-17791/91; R-1702; A-1538)
365.803	n	(P-3745)	615.103	n	(P-10303/91; O-17791/91; R-1702; A-1538)
365.903	am	(P-3745)	615.104	n	(P-10303/91; O-17791/91; R-1702; A-1538)
365.1101	am	(P-9829/91; O-17792/91)	615.105	n	(P-10303/91; O-17791/91; R-1702; A-1538)
601.105	am	(P-9829/91; O-17792/91)	615.201	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.101	am	(P-5582)	615.202	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.102	am	(P-5582)	615.203	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.110	am	(P-5582)	615.204	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.111	am	(P-5582)	615.205	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.112	am	(P-5582)	615.206	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.295	n	(P-5582)	615.207	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.296	n	(P-5582)			
611.300	am	(P-5582)			
611.301	n	(P-5582)			
611.310	am	(P-5582)			
611.311	am	(P-5582)			
611.526	am	(P-5582)			
611.591	#	(P-5582)			
611.592	n	(P-5582)			
611.600	n	(P-5582)			
611.601	am	(P-5582)			
611.602	#	(P-5582)			
611.602	n	(P-5582)			

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615.209	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.447	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.210	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.461	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.211	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.462	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.301	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.463	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.302	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.464	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.303	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.501	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.304	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.502	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.305	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.601	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.306	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.602	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.307	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.603	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.401	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.604	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.402	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.621	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.403	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.622	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.404	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.623	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.421	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.624	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.422	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.701	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.423	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.702	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.424	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.703	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.425	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.704	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.441	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.705	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.442	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.721	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.443	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.722	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.444	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.723	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.445	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.724	n	(P-10303/91; O-17791/91; R-1702; A-1538)

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726.Ap.J	n	731.170	(P-2330; A-7407)	859.202	(P-8348/91; A-6995)	200.160	(P-7250)
726.Ap.K	n	731.171	(P-2330; A-7407)	859.203	(P-8348/91; A-6995)	200.165	(P-7250)
726.Ap.L	n	731.172	(P-2330; A-7407)	859.204	(P-8348/91; A-6995)	200.200	(P-7250)
726.Tb.A	n	731.173	(P-2330; A-7407)	859.205	(P-8348/91; A-6995)	200.205	(P-7250)
728.107	am	731.174	(P-2330; A-7407)	859.301	(P-8348/91; A-6995)	200.210	(P-7250)
728.109	am	731.190	(P-2330; A-7407)	859.302	(P-8348/91; A-6995)	200.215	(P-7250)
728.110	n	731.191	(P-2330; A-7407)	859.303	(P-8348/91; A-6995)	200.220	(P-7250)
728.111	n	731.192	(P-2330; A-7407)	875.100	(P-10542)	200.221	(P-7250)
728.112	n	731.193	(P-2330; A-7407)	875.101	(P-10542)	200.225	(P-7250)
728.113	n	731.194	(P-2330; A-7407)	875.102	(P-10542)	200.230	(P-7250)
728.114	am	731.195	(P-2330; A-7407)	875.200	(P-10542)	200.235	(P-7250)
728.135	am	731.196	(P-2330; A-7407)	875.201	(P-10542)	200.240	(P-7250)
728.140	am	731.197	(P-2330; A-7407)	875.202	(P-10542)	200.245	(P-7250)
728.142	am	731.198	(P-2330; A-7407)	875.203	(P-10542)	200.250	(P-7250)
728.144	am	731.199	(P-2330; A-7407)	875.204	(P-10542)	200.270	(P-7250)
728.Ap.D	am	731.200	(P-2330; A-7407)	875.205	(P-10542)	200.280	(P-7250)
728.Ap.E	am	731.202	(P-2330; A-7407)	875.206	(P-10542)	200.290	(P-7250)
728.Ap.G	am	731.203	(P-2330; A-7407)	875.207	(P-10542)	200.310	(P-7250)
728.Ap.H	am	731.204	(P-2330; A-7407)	875.208	(P-10542)	200.320	(P-7250)
728.Ap.I	n	731.206	(P-2330; A-7407)	875.209	(P-10542)	200.400	(P-7250)
728.Tb.A	am	731.207	(P-2330; A-7407)	875.210	(P-10542)	200.402	(P-7250)
728.Tb.B	am	731.208	(P-2330; A-7407)	875.300	(P-10542)	200.404	(P-7250)
728.Tb.C	am	731.209	(P-2330; A-7407)	875.301	(P-10542)	200.406	(P-7250)
728.Tb.D	am	731.210	(P-2330; A-7407)	875.302	(P-10542)	200.408	(P-7250)
728.Tb.E	am	731.211	(P-2330; A-7407)	875.303	(P-10542)	200.410	(P-7250)
728.Tb.H	n	731.211	(P-2330; A-7407)	875.304	(P-10542)	200.412	(P-7250)
731.110	am	731.Ap.A	(P-2330; A-7407)	875.305	(P-10542)	200.414	(P-7250)
731.111	r	731.Ap.C	(P-2330; A-7407)	875.400	(P-10542)	200.416	(P-7250)
731.112	am	809.901	(P-13017/91; A-130)	875.401	(P-10542)	200.418	(P-7250)
731.113	am	809.902	(P-13017/91; A-130)	875.402	(P-10542)	200.420	(P-7250)
731.114	r	809.903	(P-13017/91; A-130)	880.100	(P-6127)	200.422	(P-7250)
731.120	r	809.904	(P-13017/91; A-130)	880.101	(P-6127)	200.424	(P-7250)
731.121	r	809.905	(P-13017/91; A-130)	880.102	(P-6127)	200.426	(P-7250)
731.122	am	809.906	(P-13017/91; A-130)	880.103	(P-6127)	200.428	(P-7250)
731.130	r	848.101	(P-13004/91; A-3114)	880.104	(P-6127)	200.430	(P-7250)
731.131	r	848.202	(P-13004/91; A-3114)	880.105	(P-6127)	200.432	(P-7250)
731.132	r	848.205	(P-13004/91; A-3114)	880.106	(P-6127)	200.434	(P-7250)
731.133	r	848.206	(P-13004/91; A-3114)	880.200	(P-6127)	200.436	(P-7250)
731.134	r	848.207	(P-13004/91; A-3114)	880.201	(P-6127)	200.438	(P-7250)
731.140	r	848.208	(P-13004/91; A-3114)	880.202	(P-6127)	200.440	(P-7250)
731.141	r	849.101	(P-13265/91; A-2880)	880.203	(P-6127)	200.442	(P-7250)
731.142	r	849.102	(P-13265/91; A-2880)	880.300	(P-6127)	200.444	(P-7250)
731.143	r	849.103	(P-13265/91; A-2880)	880.301	(P-6127)	200.446	(P-7250)
731.144	r	849.104	(P-13265/91; A-2880)	1420.101	(P-17016/91; A-2594)	200.448	(P-7250)
731.145	r	849.105	(P-13265/91; A-2880)	1420.102	(P-17016/91; A-2594)	200.450	(P-7250)
731.150	r	849.106	(P-13265/91; A-2880)	TITLE 38		307.10	(P-5391)
731.151	r	858.207	(P-4621)	200.100	(P-7250)	307.20	(P-5391)
731.152	r	859.101	(P-8348/91; A-6995)			310.710	(P-10125) (E-10353)
731.153	r	859.102	(P-8348/91; A-6995)				

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TITLE 50 (CONT'D)		2008.103	am	(P-14859/91; PF-1743; W-2956; A-2766; C-3590) (P-8768)	(P-14859/91; PF-1743; W-2956; A-2766; C-3590) (P-8768)
2008.30	am				
2008.40	am				
2008.50	am				
2008.60	am				
2008.61	r				
2008.70	am				
2008.71	#				
2008.71	n				
2008.72	am				
2008.73	n				
2008.73	am				
2008.74	n				
2008.75	#				
2008.75	am				
2008.80	am				
2008.81	r				
2008.81	n				
2008.81	am				
2008.82	am				
2008.90	am				
2008.100	am				
2008.101	am				
2008.102	am				

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TITLE 47 (CONT'D)		TITLE 50			
310.702	am	(P-1961; A-10248)	370.506	n	(P-11713) (E-11884)
310.703	am	(P-1961; A-10248)	370.507	n	(P-11713) (E-11884)
310.801	am	(P-1961; A-10248)	370.508	n	(P-11713) (E-11884)
310.802	am	(P-1961; A-10248)	370.601	n	(P-11713) (E-11884)
310.803	am	(P-1961; A-10248)	370.602	n	(P-11713) (E-11884)
310.804	am	(P-1961; A-10248)	370.603	n	(P-11713) (E-11884)
310.805	am	(P-1961; A-10248)	370.604	n	(P-11713) (E-11884)
310.806	am	(P-1961; A-10248)	370.701	n	(P-11713) (E-11884)
310.901	am	(P-1961; A-10248)	370.702	n	(P-11713) (E-11884)
310.902	am	(P-1961; A-10248)	370.703	n	(P-11713) (E-11884)
310.913	am	(P-1961; A-10248)	370.704	n	(P-11713) (E-11884)
350.213	n	(P-5185; A-11831)	370.705	n	(P-11713) (E-11884)
		(E-5369; O-8254; M-9137)	370.706	n	(P-11713) (E-11884)
370.101	n	(P-11713) (E-11884)	370.707	n	(P-11713) (E-11884)
370.102	n	(P-11713) (E-11884)	370.801	n	(P-11713) (E-11884)
370.103	n	(P-11713) (E-11884)	370.802	n	(P-11713) (E-11884)
370.104	n	(P-11713) (E-11884)	370.901	n	(P-11713) (E-11884)
370.105	n	(P-11713) (E-11884)	370.902	n	(P-11713) (E-11884)
370.106	n	(P-11713) (E-11884)	370.903	n	(P-11713) (E-11884)
370.107	n	(P-11713) (E-11884)	370.904	n	(P-11713) (E-11884)
370.108	n	(P-11713) (E-11884)	370.1001	n	(P-11713) (E-11884)
370.109	n	(P-11713) (E-11884)	370.1002	n	(P-11713) (E-11884)
370.110	n	(P-11713) (E-11884)	370.1003	n	(P-11713) (E-11884)
370.111	n	(P-11713) (E-11884)	370.1004	n	(P-11713) (E-11884)
370.112	n	(P-11713) (E-11884)	370.1005	n	(P-11713) (E-11884)
370.113	n	(P-11713) (E-11884)	370.1006	n	(P-11713) (E-11884)
370.201	n	(P-11713) (E-11884)	370.1007	n	(P-11713) (E-11884)
370.202	n	(P-11713) (E-11884)	370.1101	n	(P-11713) (E-11884)
370.203	n	(P-11713) (E-11884)	410.109	am	(P-11007) (E-11345)
370.204	n	(P-11713) (E-11884)			
370.205	n	(P-11713) (E-11884)			
370.206	n	(P-11713) (E-11884)			
370.207	n	(P-11713) (E-11884)			
370.208	n	(P-11713) (E-11884)			
370.209	n	(P-11713) (E-11884)			
370.210	n	(P-11713) (E-11884)			
370.211	n	(P-11713) (E-11884)			
370.212	n	(P-11713) (E-11884)			
370.301	n	(P-11713) (E-11884)			
370.302	n	(P-11713) (E-11884)			
370.303	n	(P-11713) (E-11884)			
370.304	n	(P-11713) (E-11884)			
370.305	n	(P-11713) (E-11884)			
370.401	n	(P-11713) (E-11884)			
370.402	n	(P-11713) (E-11884)			
370.501	n	(P-11713) (E-11884)			
370.502	n	(P-11713) (E-11884)			
370.503	n	(P-11713) (E-11884)			
370.504	n	(P-11713) (E-11884)			
370.505	n	(P-11713) (E-11884)			

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TITLE 56 (CONT'D)						
300.610	n	(P-4626; C-6897)	350.Ap.B	n	(P-4645; C-6057)	
300.620	n	(P-4626; C-6897)	350.Ap.C	n	(P-4645; C-6057)	
300.630	n	(P-4626; C-6897)	350.Ap.D	n	(P-4645; C-6057)	
300.640	n	(P-4626; C-6897)	350.Ap.E	n	(P-4645; C-6057)	
300.700	n	(P-4626; C-6897)	360.100	n	(P-8838)	
300.710	n	(P-4626; C-6897)	360.110	n	(P-8838)	
300.720	n	(P-4626; C-6897)	360.120	n	(P-8838)	
300.730	n	(P-4626; C-6897)	360.130	n	(P-8838)	
300.740	n	(P-4626; C-6897)	360.140	n	(P-8838)	
300.750	n	(P-4626; C-6897)	360.150	n	(P-8838)	
300.760	n	(P-4626; C-6897)	360.160	n	(P-8838)	
300.770	n	(P-4626; C-6897)	360.170	n	(P-8838)	
300.780	n	(P-4626; C-6897)	360.180	n	(P-8838)	
300.790	n	(P-4626; C-6897)	1700.10	n	(P-1469)	
300.800	n	(P-4626; C-6897)	1700.20	n	(P-1469)	
300.810	n	(P-4626; C-6897)	1700.30	n	(P-1469)	
300.820	n	(P-4626; C-6897)	1700.40	n	(P-1469)	
300.830	n	(P-4626; C-6897)	1700.50	n	(P-1469)	
300.840	n	(P-4626; C-6897)	1700.60	n	(P-1469)	
300.850	n	(P-4626; C-6897)	2610.130	am	(P-6905)	
300.860	n	(P-4626; C-6897)	2620.10	r	(P-12964/91; A-6175)	
300.870	n	(P-4626; C-6897)	2620.20	r	(P-12964/91; A-6175)	
300.880	n	(P-4626; C-6897)	2620.30	r	(P-12964/91; A-6175)	
300.890	n	(P-4626; C-6897)	2620.40	r	(P-12964/91; A-6175)	
300.900	n	(P-4626; C-6897)	2620.50	r	(P-12964/91; A-6175)	
300.910	n	(P-4626; C-6897)	2620.60	r	(P-12964/91; A-6175)	
300.920	n	(P-4626; C-6897)	2620.70	r	(P-12964/91; A-6175)	
300.930	n	(P-4626; C-6897)	2620.80	r	(P-12964/91; A-6175)	
300.940	n	(P-4626; C-6897)	2620.90	r	(P-12964/91; A-6175)	
300.950	n	(P-4626; C-6897)	2620.100	r	(P-12964/91; A-6175)	
300.960	n	(P-4626; C-6897)	2625.55	am	(P-5124)	
300.970	n	(P-4626; C-6897)	2630.82	am	(P-8081/91; A-1524)	
300.980	n	(P-4626; C-6897)	2630.83	am	(P-1154591; A-6796)	
300.990	n	(P-4626; C-6897)	2650.10	am	(P-9202)	
300.1000	n	(P-4626; C-6897)	2650.20	am	(P-9202)	
300.1010	n	(P-4626; C-6897)	2650.30	am	(P-9202)	
300.1020	n	(P-4626; C-6897)	2650.40	am	(P-9202)	
350.10	am	(P-1; A-8518)	2650.310	n	(P-9202)	
350.280	am	(P-1) (P-3780; A-8518)	2650.320	n	(P-9202)	
350.290	n	(P-3260)	2650.330	n	(P-9202)	
350.300	n	(P-3260)	2650.340	n	(P-9202)	
350.310	n	(P-3260)	2650.350	n	(P-9202)	
350.400	n	(P-4645; C-6057)	2720.1	am	(P-14343/91; A-2556)	
350.410	n	(P-4645; C-6057)	2720.2	n	(E-7506)	
350.420	n	(P-4645; C-6057)	2720.5	am	(P-14343/91; A-2556)	
350.430	n	(P-4645; C-6057)	2720.7	n	(P-14343/91; A-2556)	
350.440	n	(P-4645; C-6057)	2720.10	am	(P-14343/91; A-2556)	
350.450	n	(P-4645; C-6057)	2720.108	n	(P-14343/91; A-2556)	
350.460	n	(P-4645; C-6057)	2720.130	am	(P-14343/91; A-2556)	
350.Ap.A	n	(P-4645; C-6057)	2720.215	n	(P-14343/91; A-2556)	

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2720.240	am	(P-14343/91; A-2556)	5300.784	r	(P-10521/91; A-7838)
2720.315	am	(P-14343/91; A-2556)	5300.785	r	(P-10521/91; A-7838)
2725.2	n	(E-7502)	5300.786	r	(P-10521/91; A-7838)
2725.100	am	(P-3734)	5300.787	r	(P-10521/91; A-7838)
2725.105	am	(P-14014/91; A-2122)	5300.825	am	(P-10521/91; A-7838)
2725.115	am	(P-14014/91; A-2122)	5300.865	am	(P-10521/91; A-7838)
2725.225	am	(P-3734)	5300.920	am	(P-10521/91; A-7838)
2725.237	n	(P-13252/91; A-113)	5300.930	am	(P-10521/91; A-7838)
2725.245	am	(P-3734)	5300.940	am	(P-10521/91; A-7838)
2732.203	n	(P-3248; A-8173)	5300.950	am	(P-10521/91; A-7838)
2732.220	n	(P-3248; A-8173)	5300.960	am	(P-10521/91; A-7838)
2732.305	n	(P-785)	5300.1145	n	(P-10521/91; A-7838)
2760.110	am	(P-14023/91; A-3993)	5300.1150	am	(P-10521/91; A-7838)
2760.120	am	(P-14023/91; A-3993)	5300.1160	am	(P-10521/91; A-7838)
2760.125	am	(P-14023/91; A-3993)	5400.110	am	(P-1490; A-8529)
2760.130	am	(P-14023/91; A-3993)	5400.210	am	(E-1693)
2760.145	am	(P-14023/91; A-3993)	5400.310	am	(E-1693)
2760.150	am	(P-14023/91; A-3993)	6000.50	am	(P-1490; A-8529)
2765.45	am	(P-14032/91; A-2131)	6000.340	am	(E-1693)
2765.55	am	(P-14032/91; A-2131)		n	(P-5399)
2765.60	am	(P-14032/91; A-2131)		n	(P-7543) (E-7716)
2765.68	am	(P-14032/91; A-2131)			
2770.110	am	(P-13257/91; A-118)			
5300.10	am	(P-10521/91; A-7838)		n	(P-14363/91; A-2137)
5300.20	am	(P-10521/91; A-7838)			(E-14663/91)
5300.30	am	(P-10521/91; A-7838)	101.100		(E-2643)
5300.40	am	(P-10521/91; A-7838)	103.90	am	(E-2676)
5300.210	am	(P-10521/91; A-7838)	115.320	am	(E-2662)
5300.310	am	(P-10521/91; A-7838)	119.260	am	(E-2652)
5300.450	am	(P-10521/91; A-7838)	120.70	am	(E-2672)
5300.460	am	(P-10521/91; A-7838)	125.10	am	(P-8842)
5300.550	r	(P-10521/91; A-7838)	130.10	r	(P-8842)
5300.560	am	(P-10521/91; A-7838)	130.11	r	(P-8842)
5300.570	r	(P-10521/91; A-7838)	130.15	r	(P-8842)
5300.610	am	(P-10521/91; A-7838)	130.20	r	(P-8842)
5300.620	am	(P-10521/91; A-7838)	130.30	r	(P-8842)
5300.630	am	(P-10521/91; A-7838)	130.40	r	(P-8842)
5300.640	am	(P-10521/91; A-7838)	130.51	r	(P-8842)
5300.650	am	(P-10521/91; A-7838)	130.60	r	(P-8842)
5300.660	am	(P-10521/91; A-7838)	130.70	r	(P-8842)
5300.720	am	(P-10521/91; A-7838)	130.80	r	(P-8842)
5300.730	am	(P-10521/91; A-7838)	130.100	r	(P-8842)
5300.735	n	(P-10521/91; A-7838)	130.105	r	(P-8842)
5300.745	n	(P-10521/91; A-7838)	130.110	am	(E-2656)
5300.750	am	(P-10521/91; A-7838)	130.110	r	(P-8842)
5300.760	am	(P-10521/91; A-7838)	130.120	r	(P-8842)
5300.765	n	(P-10521/91; A-7838)	130.130	r	(P-8842)
5300.770	r	(P-10521/91; A-7838)	130.140	r	(P-8842)
5300.782	r	(P-10521/91; A-7838)	130.150	r	(P-8842)
5300.783	r	(P-10521/91; A-7838)	130.160	r	(P-8842)
			130.170	r	(P-8842)

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130.180	r	(P-8842)	132.105	n	(P-7;A-9006;RC-8252) (E-211)
130.190	r	(P-8842)	132.110	n	(P-7;A-9006;RC-8252) (E-211)
130.200	r	(P-8842)	132.115	n	(P-7;A-9006;RC-8252) (E-211)
130.210	r	(P-8842)	132.120	n	(P-7;A-9006;RC-8252) (E-211)
130.220	r	(P-8842)	132.125	n	(P-7;A-9006;RC-8252) (E-211)
130.230	r	(P-8842)	132.130	n	(P-7;A-9006;RC-8252) (E-211)
130.240	r	(P-8842)	132.135	n	(P-7;A-9006;RC-8252) (E-211)
130.250	r	(P-8842)	132.140	n	(P-7;A-9006;RC-8252) (E-211)
130.Tb.A	r	(P-8842)	132.145	n	(P-7;A-9006;RC-8252) (E-211)
130.Tb.B	r	(P-8842)	132.150	n	(P-7;A-9006;RC-8252) (E-211)
132.10	n	(P-7;A-9006;RC-8252) (E-211)	132.155	n	(P-7;A-9006;RC-8252) (E-211)
132.15	n	(P-7;A-9006;RC-8252) (E-211)	132.160	n	(P-7;A-9006;RC-8252) (E-211)
132.20	n	(P-7;A-9006;RC-8252) (E-211)	132.165	n	(P-7;A-9006;RC-8252) (E-211)
132.25	n	(P-7;A-9006;RC-8252) (E-211)	132.170	n	(P-7;A-9006;RC-8252) (E-211)
132.30	n	(P-7;A-9006;RC-8252) (E-211)	132.Ap.A	n	(P-7;A-9006;RC-8252) (E-211)
132.35	n	(P-7;A-9006;RC-8252) (E-211)	132.Ap.B	n	(P-7;A-9006;RC-8252) (E-211)
132.40	n	(P-7;A-9006;RC-8252) (E-211)	.Tb.A	n	(P-7;A-9006;RC-8252) (E-211)
132.45	n	(P-7;A-9006;RC-8252) (E-211)	.Tb.B	n	(P-7;A-9006;RC-8252) (E-211)
132.50	n	(P-7;A-9006;RC-8252) (E-211)	.Tb.C	n	(P-7;A-9006;RC-8252) (E-211)
132.55	n	(P-7;A-9006;RC-8252) (E-211)	135.30	am	(E-2648)
132.60	n	(P-7;A-9006;RC-8252) (E-211)			
132.65	n	(P-7;A-9006;RC-8252) (E-211)			
132.70	n	(P-7;A-9006;RC-8252) (E-211)			
132.75	n	(P-7;A-9006;RC-8252) (E-211)			
132.80	n	(P-7;A-9006;RC-8252) (E-211)			
132.85	n	(P-7;A-9006;RC-8252) (E-211)			
132.90	n	(P-7;A-9006;RC-8252) (E-211)			
132.95	n	(P-7;A-9006;RC-8252) (E-211)			
132.100	n	(P-7;A-9006;RC-8252) (E-211)			

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200.12	am	(P-3267; A-11449)
200.201	am	(P-3267; A-11449)
200.402	am	(P-3267; A-11449)
200.500	am	(P-3267; A-11449)
200.600	am	(P-3267; A-11449)
200.603	am	(P-3267; A-11449)
200.604	am	(P-3267; A-11449)
200.806	am	(P-3267; A-11449)
200.Ap.B	n	(P-3267; A-11449)
220.190	am	(P-3316; A-11463)

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240.10	am	(P-3282)	240.1460	r	(P-14365/91; P-14679/91; A-2576)
240.500	n	(P-3282)	240.1460	am	(P-14365/91; P-14679/91; A-2576) (P-3282)
240.510	r	(P-3282)	240.1470	r	(P-14365/91; P-14679/91; A-2576) (P-3282)
240.510	n	(P-3282)	240.1500	r	(P-14365/91; P-14679/91; A-2576)
240.520	r	(P-3282)	240.1500	n	(P-14365/91; P-14679/91; A-2576)
240.520	n	(P-3282)	240.1510	n	(P-14365/91; P-14679/91; A-2576)
240.530	r	(P-3282)	240.1520	n	(P-14365/91; P-14679/91; A-2576)
240.530	n	(P-3282)	240.1530	n	(P-14365/91; P-14679/91; A-2576)
240.540	n	(P-3282)	1701 Ap.A	am	(P-10644)
240.550	n	(P-3282)	1702.11	am	(P-10631)
240.610	am	(P-3282)	1702.12	am	(P-10631)
240.630	am	(P-3282)	1702.17	am	(P-10631)
240.640	am	(P-3282)	1702.18	am	(P-10631)
240.710	am	(P-3282)	1705.21	am	(P-10790)
240.760	am	(P-3282)	1761.5	n	(P-10596)
240.780	am	(P-3282)	1761.11	am	(P-10596)
240.995	r	(P-3282)	1761.12	am	(P-10596)
240.1110	am	(P-3282)	1764.19	am	(P-10831)
240.1130	am	(P-3282)	1772.12	am	(P-10762)
240.1150	am	(P-3282)	1773.13	am	(P-10768)
240.1160	r	(P-3282)	1773.15	am	(P-10768)
240.1160	n	(P-3282)	1773.20	am	(P-10768)
240.1170	am	(P-3282)	1773.21	am	(P-10793)
240.1180	r	(P-3282)	1774.11	am	(P-10793)
240.1400	r	(P-14365/91; P-14679/91; A-2576)	1774.13	am	(P-10793)
240.1400	n	(P-14365/91; P-14679/91; A-2576)	1774.15	am	(P-10793)
240.1405	r	(P-14365/91; P-14679/91; A-2576)	1775.1	r	(P-10590)
240.1410	r	(P-14365/91; P-14679/91; A-2576)	1775.11	r	(P-10590)
240.1420	r	(P-14365/91; P-14679/91; A-2576)	1775.13	r	(P-10590)
240.1420	n	(P-14365/91; P-14679/91; A-2576)	1777.17	am	(P-10640)
240.1430	r	(P-14365/91; P-14679/91; A-2576)	1778.15	am	(P-10758)
240.1430	n	(P-14365/91; P-14679/91; A-2576)	1779.19	am	(P-10835)
240.1440	r	(P-14365/91; P-14679/91; A-2576)	1780.21	am	(P-10839)
240.1440	am	(P-3282)	1780.33	am	(P-10839)
240.1440	r	(P-14365/91; P-14679/91; A-2576)	1780.38	am	(P-10839)
240.1440	n	(P-14365/91; P-14679/91; A-2576)	1783.19	am	(P-10849)
240.1440	n	(P-14365/91; P-14679/91; A-2576)	1784.14	am	(P-10853)
240.1450	r	(P-14365/91; P-14679/91; A-2576)	1784.18	am	(P-10853)
240.1450	am	(P-14365/91; P-14679/91; A-2576)	1784.27	am	(P-10853)
240.1450	am	(P-14365/91; P-14679/91; A-2576)	1785.13	am	(P-10784)
240.1450	am	(P-14365/91; P-14679/91; A-2576)	1800.11	am	(P-10607)
240.1450	am	(P-14365/91; P-14679/91; A-2576)	1800.40	am	(P-10607)
240.1450	am	(P-14365/91; P-14679/91; A-2576)	1800.50	am	(P-10607)

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1816.42	am	(P-10695)	1848.11	n	(P-10669)
1816.43	am	(P-10695)	1848.12	n	(P-10669)
1816.49	am	(P-10695)	1848.13	n	(P-10669)
1816.84	am	(P-10695)	1848.15	n	(P-10669)
1816.116	am	(P-10695)	1848.16	n	(P-10669)
1816.117	am	(P-10695)	1848.17	n	(P-10669)
1816.151	am	(P-10695)	1848.18	n	(P-10669)
1817.42	am	(P-10726)	1848.19	n	(P-10669)
1817.42	am	(P-10726)	1848.20	n	(P-10669)
1817.43	am	(P-10726)	1848.21	n	(P-10669)
1817.49	am	(P-10726)	1848.22	n	(P-10669)
1817.84	am	(P-10726)	2501.37	n	(P-2719; A-8345)
1817.116	am	(P-10726)			(E-2897)
1817.117	am	(P-10726)			
1817.151	am	(P-10726)			
1817.182	am	(P-10726)			
1827.12	am	(P-10803)			
1843.12	am	(P-10807)			
1843.13	am	(P-10807)			
1843.14	am	(P-10807)			
1843.15	am	(P-10807)			
1843.16	r	(P-10807)			
1843.17	r	(P-10807)			
1843.20	r	(P-10807)			
1843.21	r	(P-10807)			
1845.12	am	(P-10619)			
1845.13	am	(P-10619)			
1845.17	am	(P-10619)			
1845.18	am	(P-10619)			
1845.19	r	(P-10619)			
1845.20	am	(P-10619)			
1846.17	am	(P-10691)			
1846.18	am	(P-10691)			
1847.1	n	(P-10569)			
1847.2	n	(P-10569)			
1847.3	n	(P-10569)			
1847.4	n	(P-10569)			
1847.5	n	(P-10569)			
1847.6	n	(P-10569)			
1847.7	n	(P-10569)			
1847.8	n	(P-10569)			
1847.9	n	(P-10569)			
1848.1	n	(P-10669)			
1848.2	n	(P-10669)			
1848.3	n	(P-10669)			
1848.5	n	(P-10669)			
1848.6	n	(P-10669)			
1848.7	n	(P-10669)			
1848.8	n	(P-10669)			
1848.9	n	(P-10669)			

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580.10	n	(P-8671)			
580.20	n	(P-8671)			
580.30	n	(P-8671)			
580.40	n	(P-8671)			
580.50	n	(P-8671)			
870.100	n	(P-12094/91; A-3096)			
870.105	n	(P-12094/91; A-3096)			
870.110	n	(P-12094/91; A-3096)			
870.115	n	(P-12094/91; A-3096)			
870.120	n	(P-12094/91; A-3096)			
870.200	n	(P-12094/91; A-3096)			
870.210	n	(P-12094/91; A-3096)			
870.215	n	(P-12094/91; A-3096)			
870.220	n	(P-12094/91; A-3096)			
870.225	n	(P-12094/91; A-3096)			
870.230	n	(P-12094/91; A-3096)			
870.235	n	(P-12094/91; A-3096)			
870.240	n	(P-12094/91; A-3096)			
870.245	n	(P-12094/91; A-3096)			
870.300	n	(P-12094/91; A-3096)			
870.305	n	(P-12094/91; A-3096)			
870.310	n	(P-12094/91; A-3096)			
870.315	n	(P-12094/91; A-3096)			
870.320	n	(P-12094/91; A-3096)			
870.325	n	(P-12094/91; A-3096)			
870.400	n	(P-12094/91; A-3096)			
870.405	n	(P-12094/91; A-3096)			
870.500	n	(P-12094/91; A-3096)			
870.505	n	(P-12094/91; A-3096)			
870.510	n	(P-12094/91; A-3096)			
870.515	n	(P-12094/91; A-3096)			
870.520	n	(P-12094/91; A-3096)			
870.525	n	(P-12094/91; A-3096)			
1130.10	n	(P-2010)			
1130.20	n	(P-2010)			
1130.30	n	(P-2010)			
1130.40	n	(P-2010)			

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TITLE 77 (CONT'D)		693.100	am	(P-16874/91; A-5921)
535.410	am	694.220	am	(P-6972/91; A-5916)
535.415	am	750.5	am	(P-5836)
535.420	am	750.10	am	(P-5836)
535.430	am	750.100	am	(P-5836)
535.435	am	750.110	am	(P-5836)
535.440	am	750.1000	am	(P-5836)
535.500	n	750.2000	n	(P-5836)
535.510	r	750.2010	n	(P-5836)
535.515	am	750.2020	n	(P-5836)
535.520	am	750.2030	n	(P-5836)
535.530	am	750.2031	n	(P-5836)
535.535	am	750.2032	n	(P-5836)
535.540	am	750.2040	n	(P-5836)
535.600	am	750.2041	n	(P-5836)
535.650	am	750.2042	n	(P-5836)
535.750	am	750.2050	n	(P-5836)
535.810	am	750.2060	n	(P-5836)
535.1000	n	750.2070	n	(P-5836)
630.20	am	750.2080	n	(P-5836)
630.90	am	750.3000	n	(P-5836)
630.200	am	750.3100	n	(P-5836)
672.100	am	750.3200	n	(P-5836)
672.105	am	760.15	am	(P-5861)
672.200	am	760.20	am	(P-5861)
672.205	am	760.110	am	(P-5861)
672.210	am	760.110	am	(P-5861)
672.215	am	760.900	am	(P-5861)
672.225	am	760.2000	n	(P-5861)
672.300	am	760.2010	n	(P-5861)
672.405	am	760.2020	n	(P-5861)
672.415	am	760.2030	n	(P-5861)
672.420	am	760.2031	n	(P-5861)
672.450	am	760.2032	n	(P-5861)
672.505	am	760.2040	n	(P-5861)
672.510	am	760.2041	n	(P-5861)
672.515	am	760.2042	n	(P-5861)
672.615	am	760.2050	n	(P-5861)
672.625	am	760.2060	n	(P-5861)
672.655	am	760.2070	n	(P-5861)
672. Ap.A	am	760.2080	n	(P-5861)
-692.10	n	760.3000	n	(P-5861)
692. Ap.A	n	760.3100	n	(P-5861)
692. Ap.B	n	760.3200	n	(P-5861)
693.10	am	770.10	r	(P-5885)
693.15	am	770.20	r	(P-5885)
693.30	am	770.30	r	(P-5885)
693.40	am	790.40	am	(P-15943/91; A-5941; C-7512)
693.45	n	790.480	am	(P-4782) (E-4899)
		790.500	am	(P-4782) (E-4899)

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790.540 am	(P-4782) (E-4899) (P-8329) (E-8571)
790.548 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.580 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.600 am	C-7512 (P-4782); (E-4899) (P-8329) (E-8571)
790.620 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.660 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.700 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.706 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.721 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.740 am	(P-4782) (E-4899) (P-8329) (E-8571) (P-4782) (E-4899)
790.760 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.780 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.788 am	(P-4782) (E-4899) (P-8329) (E-8571)
790.799 am	C-7512 (P-4782); (E-4899) (P-8329) (E-8571)
790.820 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.830 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.860 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.900 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.910 am	(P-4782) (E-4899) (P-15943/91; A-5941; C-7512)
790.920 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.980 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.1060 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.1112 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.1120 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.1140 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.1300 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.1345 am	(P-4782) (E-4899) (P-15943/91; A-5941;
790.1350 am	C-7512) (P-4782) (E-4899) (P-15943/91; A-5941; C-7512)
790.1388 n	(P-4782) (E-4899) (P-15943/91; A-5941; C-7512) (P-8329) (E-8571)
790.1420 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.1460 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.1490 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.1500 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.1540 am	(P-4782) (E-4899) (P-4782) (E-4899)
790.1560 am	(P-4782) (E-4899) (P-4782) (E-4899)

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790.2980	am	(P-4782) (E-4899)	790.4300	am	(P-4782) (E-4899)
790.3020	am	(P-4782) (E-4899)	790.4385	am	(P-4782) (E-4899)
790.3021	am	(P-4782) (E-4899)	790.4386	am	(P-4782) (E-4899)
790.3027	am	(P-15943/91; A-5941)	790.4396	am	(P-4782) (E-4899)
790.3029	am	(P-4782) (E-4899)	790.4398	am	(P-4782) (E-4899)
790.3049	am	(P-4782) (E-4899)	790.4420	am	(P-4782) (E-4899)
790.3054	am	(P-4782) (E-4899)	790.4580	am	(P-4782) (E-4899)
790.3085	am	(P-4782) (E-4899)	790.4620	am	(P-4782) (E-4899)
790.3100	am	(P-4782) (E-4899)	790.4660	am	(P-4782) (E-4899)
790.3260	am	(P-4782) (E-4899)	790.4670	am	(P-4782) (E-4899)
790.3300	am	(P-4782) (E-4899)	790.4680	am	(P-4782) (E-4899)
790.3308	am	(P-4782) (E-4899)			
790.3315	am	(P-4782) (E-4899)	790.4700	am	(P-4782) (E-4899)
790.3335	am	(P-4782) (E-4899)	790.4720	am	(P-4782) (E-4899)
790.3340	am	(P-4782) (E-4899)	790.4740	am	(P-4782) (E-4899)
790.3420	am	(P-4782) (E-4899)	790.4780	am	(P-4782) (E-4899)
790.3437	am	(P-4782) (E-4899)	790.4840	am	(P-4782) (E-4899)
		(P-8329) (E-8571)	790.4860	am	(P-4782) (E-4899)
790.3472	am	(P-4782) (E-4899)	790.4900	am	(P-4782) (E-4899)
790.3480	n	(P-4782) (E-4899)			
790.3492	am	(P-4782) (E-4899)	790.4965	am	(P-4782) (E-4899)
790.3495	am	(P-4782) (E-4899)	790.4980	am	(P-4782) (E-4899)
790.3540	am	(P-4782) (E-4899)	790.5060	am	(P-4782) (E-4899)
790.3620	am	(P-4782) (E-4899)	790.5100	am	(P-4782) (E-4899)
790.3700	am	(P-4782) (E-4899)	790.5140	am	(P-4782) (E-4899)
790.3742	am	(P-4782) (E-4899)	790.5180	am	(P-4782) (E-4899)
790.3780	am	(P-4782) (E-4899)			
790.3860	am	(P-4782) (E-4899)	790.5220	am	(P-4782) (E-4899)
790.3875	n	(P-4782) (E-4899)	790.5300	am	(P-4782) (E-4899)
790.3907	am	(P-4782) (E-4899)	790.5312	am	(P-4782) (E-4899)
790.3910	am	(P-4782) (E-4899)			
		(P-15943/91; A-5941; C-7512)			
790.3940	am	(P-4782) (E-4899)	790.5320	am	(P-15943/91; A-5941; C-7512)
790.3945	am	(P-4782) (E-4899)			
		(P-8329) (E-8571)	790.5380	am	(P-4782) (E-4899)
790.3980	am	(P-4782) (E-4899)			
790.3996	am	(P-4782) (E-4899)			
790.4012	am	(P-4782) (E-4899)			
790.4040	am	(P-4782) (E-4899)			
		(P-15943/91; A-5941; C-7512)			
790.4060	am	(P-4782) (E-4899)	790.5420	am	(P-4782) (E-4899)
790.4100	am	(P-4782) (E-4899)	790.5483	am	(P-4782) (E-4899)
790.4140	am	(P-4782) (E-4899)	790.5500	am	(P-4782) (E-4899)
		(P-8329) (E-8571)	790.5520	am	(P-4782) (E-4899)
790.4173	am	(P-4782) (E-4899)	790.5540	am	(P-4782) (E-4899)
790.4180	am	(P-4782) (E-4899)	790.5620	am	(P-4782) (E-4899)
790.4220	am	(P-4782) (E-4899)	790.5640	am	(P-15943/91; A-5941)
		(P-4782) (E-4899)	790.5700	am	(P-4782) (E-4899)
790.4260	am	(P-4782) (E-4899)	790.5740	am	(P-4782) (E-4899)
		(P-4782) (E-4899)	790.5788	n	(P-4782) (E-4899)
		(P-4782) (E-4899)			

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790.5792	am	(P-4782) (E-4899)	790.7140	am	(P-4782) (E-4899)
790.5802	am	(P-4782) (E-4899)	790.7180	am	(P-4782) (E-4899)
790.5807	am	(P-4782) (E-4899)	790.7229	am	(P-4782) (E-4899)
790.5820	am	(P-4782) (E-4899)	790.7260	am	(P-4782) (E-4899)
790.5830	am	(P-4782) (E-4899)	790.7263	n	(P-4782) (E-4899)
790.5872	am	(P-4782) (E-4899)	790.7265	am	(P-4782) (E-4899)
790.5900	am	(P-4782) (E-4899)			
790.5940	am	(P-4782) (E-4899)	790.7280	am	(P-4782) (E-4899)
790.5980	am	(P-4782) (E-4899)	790.7291	am	(P-4782) (E-4899)
790.6020	r	(P-4782) (E-4899)	790.7296	am	(P-4782) (E-4899)
790.6140	am	(P-4782) (E-4899)	790.7380	am	(P-4782) (E-4899)
		(P-8329) (E-8571)	790.7400	am	(P-4782) (E-4899)
790.6180	am	(P-4782) (E-4899)			
790.6260	am	(P-4782) (E-4899)	790.7420	am	(P-4782) (E-4899)
790.6275	am	(P-4782) (E-4899)	790.7500	am	(P-4782) (E-4899)
790.6277	am	(P-4782) (E-4899)	790.7510	am	(P-4782) (E-4899)
		(P-8329) (E-8571)	790.7540	am	(P-4782) (E-4899)
790.6280	r	(P-4782) (E-4899)	790.7580	am	(P-4782) (E-4899)
790.6300	am	(P-4782) (E-4899)	790.7700	am	(P-4782) (E-4899)
790.6340	am	(P-4782) (E-4899)			
790.6370	am	(P-4782) (E-4899)	790.7740	am	(P-4782) (E-4899)
		(P-15943/91; A-5941; C-7512) (P-8329) (E-8571)	790.7820	am	(P-4782) (E-4899)
790.6375	am	(P-4782) (E-4899)			
790.6420	am	(P-4782) (E-4899)	790.7828	am	(P-4782) (E-4899)
790.6430	am	(P-8329) (E-8571)			
790.6452	am	(P-4782) (E-4899)	790.7834	am	(P-4782) (E-4899)
790.6456	am	(P-4782) (E-4899)	790.7860	am	(P-4782) (E-4899)
790.6460	am	(P-4782) (E-4899)	790.7940	am	(P-4782) (E-4899)
790.6480	am	(P-4782) (E-4899)	790.7980	am	(P-4782) (E-4899)
790.6500	am	(P-4782) (E-4899)	790.8015	am	(P-4782) (E-4899)
790.6540	am	(P-4782) (E-4899)	790.8020	am	(P-4782) (E-4899)
790.6570	r	(P-4782) (E-4899)	790.8030	am	(P-8329) (E-8571)
790.6580	am	(P-4782) (E-4899)	790.8106	am	(P-4782) (E-4899)
790.6610	am	(P-8329) (E-8571)	790.8136	am	(P-4782) (E-4899)
790.6670	am	(P-4782) (E-4899)	790.8248	am	(P-4782) (E-4899)
790.6780	am	(P-4782) (E-4899)	790.8300	am	(P-4782) (E-4899)
		(P-8329) (E-8571)	790.8420	am	(P-4782) (E-4899)
790.6800	am	(P-4782) (E-4899)	790.8540	am	(P-4782) (E-4899)
790.6820	am	(P-4782) (E-4899)	790.8580	am	(P-4782) (E-4899)
790.6860	am	(P-4782) (E-4899)			
790.6875	am	(P-4782) (E-4899)			
790.6885	am	(P-4782) (E-4899)	790.8620	am	(P-4782) (E-4899)
790.6940	am	(P-4782) (E-4899)	790.8700	am	(P-4782) (E-4899)
790.6960	am	(P-4782) (E-4899)	790.8710	am	(P-4782) (E-4899)
790.6980	am	(P-4782) (E-4899)	790.8724	am	(P-4782) (E-4899)
790.7100	am	(P-4782) (E-4899)	790.8740	am	(P-4782) (E-4899)
790.7120	am	(P-4782) (E-4899)	790.8780	am	(P-4782) (E-4899)
790.7130	am	(P-4782) (E-4899)	790.8820	am	(P-4782) (E-4899)
		(P-8329) (E-8571)	790.8900	am	(P-4782) (E-4899)
		(P-4782) (E-4899)	790.8940	am	(P-4782) (E-4899)

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790.8980	am	(P-4782) (E-4899)	795.210	n	(P-8136)
790.9020	am	(P-4782) (E-4899)	795.220	n	(P-8136)
790.9035	am	(P-4782) (E-4899)	830.10	am	(P-2092; A-11612)
790.9045	am	(P-4782) (E-4899)	830.880	am	(P-2092; A-11612)
790.9048	am	(P-4782) (E-4899)	830.885	am	(P-2092; A-11612)
		(P-4782) (E-4899)	830.890	am	(P-2092; A-11612)
		(P-15943/91; A-5941;	830.900	am	(P-2092; A-11612)
		C-7512)	840.20	am	(P-4329)
790.9050	am	(P-15943/91; A-5941;	840.115	am	(P-4329)
		C-7512)	840.210	am	(P-4329)
		(E-8571)	840.215	am	(P-4329)
790.9056	am	(P-4782) (E-4899)	840.305	am	(P-4329)
790.9060	am	(P-4782) (E-4899)	840.310	am	(P-4329)
790.9070	n	(P-8329) (E-8571)	840.310	am	(P-4329)
790.9084	am	(P-4782) (E-4899)	840.310	am	(P-4329)
790.9100	am	(P-4782) (E-4899)	840.310	am	(P-4329)
		(P-15943/91; A-5941;	840.310	am	(P-4329)
		C-7512)	840.310	am	(P-4329)
790.9140	am	(P-4782) (E-4899)	840.310	am	(P-4329)
790.9180	am	(P-4782) (E-4899)	840.310	am	(P-4329)
790.9220	am	(P-4782) (E-4899)	840.310	am	(P-4329)
790.9260	am	(P-4782) (E-4899)	840.310	am	(P-4329)
790.9300	am	(P-4782) (E-4899)	840.310	am	(P-4329)
790.9340	am	(P-4782) (E-4899)	840.310	am	(P-4329)
790.9380	am	(P-4782) (E-4899)	840.310	am	(P-4329)
790.9420	am	(P-4782) (E-4899)	840.310	am	(P-4329)
790.9460	am	(P-4782) (E-4899)	840.310	am	(P-4329)
790.9500	am	(P-4782) (E-4899)	840.310	am	(P-4329)
790.9520	am	(P-4782) (E-4899)	840.310	am	(P-4329)
790.9530	am	(P-4782) (E-4899)	840.310	am	(P-4329)
790.9580	am	(P-4782) (E-4899)	840.310	am	(P-4329)
795.10	n	(P-8136)	840.310	am	(P-4329)
795.20	n	(P-8136)	840.310	am	(P-4329)
795.30	n	(P-8136)	840.310	am	(P-4329)
795.40	n	(P-8136)	840.310	am	(P-4329)
795.50	n	(P-8136)	840.310	am	(P-4329)
795.60	n	(P-8136)	840.310	am	(P-4329)
795.70	n	(P-8136)	840.310	am	(P-4329)
795.80	n	(P-8136)	840.310	am	(P-4329)
795.90	n	(P-8136)	840.310	am	(P-4329)
795.100	n	(P-8136)	840.310	am	(P-4329)
795.110	n	(P-8136)	840.310	am	(P-4329)
795.120	n	(P-8136)	840.310	am	(P-4329)
795.130	n	(P-8136)	840.310	am	(P-4329)
795.140	n	(P-8136)	840.310	am	(P-4329)
795.150	n	(P-8136)	840.310	am	(P-4329)
795.160	n	(P-8136)	840.310	am	(P-4329)
795.170	n	(P-8136)	840.310	am	(P-4329)
795.180	n	(P-8136)	840.310	am	(P-4329)
795.190	n	(P-8136)	840.310	am	(P-4329)
795.200	n	(P-8136)	840.310	am	(P-4329)

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1130.220	am	(P-4755)	2030.107	n	(P-9083/91; A-2457)
1130.410	am	(P-4755)	2030.110	n	(P-9153/91; A-2530)
1130.510	am	(P-4755)	2030.115	n	(P-9083/91; A-2457)
1130.620	am	(P-4755)	2030.120	n	(P-9153/91; A-2530)
1130.630	am	(P-4755)	2030.120	n	(P-9083/91; A-2457)
1130.640	am	(P-4755)	2030.130	n	(P-9153/91; A-2530)
1130.710	am	(P-4755)	2030.130	n	(P-9083/91; A-2457)
1130.720	am	(P-4755)	2030.140	n	(P-9153/91; A-2530)
1130.730	am	(P-4755)	2030.150	n	(P-9083/91; A-2457)
1130.740	am	(P-4755)	2030.160	n	(P-9153/91; A-2530)
1130.760	am	(P-4755)	2030.210	n	(P-9083/91; A-2457)
1130.770	am	(P-4755)	2030.220	n	(P-9153/91; A-2530)
1130.780	am	(P-4755)	2030.220	n	(P-9083/91; A-2457)
1190.30	am	(P-3063)	2030.230	n	(P-9153/91; A-2530)
1230.10	r	(P-5187)	2030.230	n	(P-9083/91; A-2457)
1230.20	r	(P-5187)	2030.230	n	(P-9153/91; A-2530)
1230.30	r	(P-5187)	2030.310	n	(P-9083/91; A-2457)
1230.110	r	(P-5187)	2030.310	n	(P-9153/91; A-2530)
1230.120	r	(P-5187)	2030.320	n	(P-9083/91; A-2457)
1230.220	r	(P-5187)	2030.330	n	(P-9153/91; A-2530)
1230.230	r	(P-5187)	2030.330	n	(P-9083/91; A-2457)
1230.240	r	(P-5187)	2030.340	n	(P-9153/91; A-2530)
1230.250	r	(P-5187)	2030.340	n	(P-9083/91; A-2457)
1230.260	r	(P-5187)	2030.350	n	(P-9153/91; A-2530)
1230.310	r	(P-5187)	2030.350	n	(P-9083/91; A-2457)
1230.320	r	(P-5187)	2030.360	n	(P-9153/91; A-2530)
1230.410	r	(P-5187)	2030.410	n	(P-9083/91; A-2457)
1230.420	r	(P-5187)	2030.410	n	(P-9153/91; A-2530)
1230.420	r	(P-5187)	2030.420	n	(P-9083/91; A-2457)
1230.420	r	(P-5187)	2030.420	n	(P-9153/91; A-2530)
1240.10	r	(P-5225)	2030.430	n	(P-9083/91; A-2457)
1240.20	r	(P-5225)	2030.430	n	(P-9153/91; A-2530)
1240.30	r	(P-5225)	2030.440	n	(P-9083/91; A-2457)
1240.40	r	(P-5225)	2030.440	n	(P-9153/91; A-2530)
1240.50	r	(P-5225)	2030.450	n	(P-9083/91; A-2457)
1240.60	r	(P-5225)	2030.450	n	(P-9153/91; A-2530)
1240.70	r	(P-5225)	2030.510	n	(P-9083/91; A-2457)
1240.70	r	(P-5225)	2030.510	n	(P-9153/91; A-2530)
1240.70	r	(P-5225)	2030.520	n	(P-9083/91; A-2457)
1240.70	r	(P-5225)	2030.520	n	(P-9153/91; A-2530)
1240.70	r	(P-5225)	2030.530	n	(P-9083/91; A-2457)
1240.70	r	(P-5225)	2030.530	n	(P-9153/91; A-2530)
1240.70	r	(P-5225)	2030.540	n	(P-9083/91; A-2457)
1240.70	r	(P-5225)	2030.540	n	(P-9153/91; A-2530)
1240.70	r	(P-5225)	2030.550	n	(P-9083/91; A-2457)
1240.70	r	(P-5225)	2030.550	n	(P-9153/91; A-2530)
1240.70	r	(P-5225)	2030.610	n	(P-9083/91; A-2457)
1240.70	r	(P-5225)	2030.610	n	(P-9153/91; A-2530)
1240.70	r	(P-5225)	2030.620	n	(P-9083/91; A-2457)
1240.70	r	(P-5225)	2030.620	n	(P-9153/91; A-2530)
1240.70	r	(P-5225)	2030.630	n	(P-9083/91; A-2457)
1240.70	r	(P-5225)	2030.630	n	(P-9153/91; A-2530)
1240.70	r	(P-5225)	2030.640	n	(P-9083/91; A-2457)
1240.70	r	(P-5225)	2030.640	n	(P-9153/91; A-2530)

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2030.710	r	(P-9153/91; A-2530)	2030.1160	n	(P-9083/91; A-2457)	2090.40	am	(P-5104; A-11807)
2030.710	n	(P-9083/91; A-2457)	2030.1205	n	(P-9083/91; A-2457)	2090.70	am	(P-5104; A-11807)
2030.720	r	(P-9153/91; A-2530)	2030.1210	r	(P-9153/91; A-2530)	2090.70	am	(P-5104; A-11807)
2030.720	n	(P-9083/91; A-2457)	2030.1215	n	(P-9083/91; A-2457)	2090.100	am	(P-5104; A-11807)
2030.730	r	(P-9153/91; A-2530)	2030.1220	r	(P-9153/91; A-2530)	2510.50	am	(P-17444/91; A-8980)
2030.730	n	(P-9083/91; A-2457)	2030.1225	n	(P-9083/91; A-2457)	2510.60	am	(P-17444/91; A-8980)
2030.740	r	(P-9153/91; A-2530)	2030.1225	r	(P-9153/91; A-2530)	2510.70	am	(P-17444/91; A-8980)
2030.740	n	(P-9083/91; A-2457)	2030.1225	n	(P-9083/91; A-2457)	Ap.B	am	(P-17444/91; A-8980)
2030.750	r	(P-9153/91; A-2530)	2030.1230	r	(P-9153/91; A-2530)	Ap.C	am	(P-17444/91; A-8980)
2030.750	n	(P-9083/91; A-2457)	2030.1230	n	(P-9083/91; A-2457)	TITLE 80		
2030.760	r	(P-9153/91; A-2530)	2030.1240	r	(P-9153/91; A-2530)	150.410	am	(P-4360; A-11835)
2030.760	n	(P-9083/91; A-2457)	2030.1245	n	(P-9083/91; A-2457)	150.420	am	(P-4360; A-11835)
2030.810	r	(P-9153/91; A-2530)	2030.1250	r	(P-9153/91; A-2530)	150.430	am	(P-4360; A-11835)
2030.810	n	(P-9083/91; A-2457)	2030.1255	n	(P-9083/91; A-2457)	302.80	am	(P-336; A-8375)
2030.820	r	(P-9153/91; A-2530)	2030.1255	r	(P-9083/91; A-2457)	302.150	am	(P-11390) (E-11645)
2030.820	n	(P-9083/91; A-2457)	2030.1260	n	(P-9083/91; A-2457)	302.325	n	(P-11390) (E-11645)
2030.830	r	(P-9153/91; A-2530)	2030.1265	r	(P-9083/91; A-2457)	302.822	am	(P-8675)
2030.840	n	(P-9083/91; A-2457)	2030.1270	n	(P-9083/91; A-2457)	303.102	am	(P-327; A-8368)
2030.850	r	(P-9153/91; A-2530)	2030.1310	r	(P-9153/91; A-2530)	303.115	n	(P-327; A-8368)
2030.910	n	(P-9083/91; A-2457)	2030.1310	n	(P-9083/91; A-2457)	303.125	am	(P-327; A-8368)
2030.910	r	(P-9153/91; A-2530)	2030.1320	r	(P-9153/91; A-2530)	303.175	n	(P-327; A-8368)
2030.920	n	(P-9083/91; A-2457)	2030.1320	n	(P-9083/91; A-2457)	303.290	am	(P-327; A-8368)
2030.930	r	(P-9153/91; A-2530)	2030.1330	r	(P-9153/91; A-2530)	303.385	n	(P-327; A-8368)
2030.940	n	(P-9083/91; A-2457)	2030.1340	n	(P-9083/91; A-2457)	304.51	n	(P-334; RC-10499)
2030.950	r	(P-9153/91; A-2530)	2030.1350	r	(P-9153/91; A-2530)	310.100	am	(P-342; A-8382)
2030.960	n	(P-9083/91; A-2457)	2031.10	n	(P-9149/91; A-2455)	310.110	am	(E-711)
2030.970	r	(P-9153/91; A-2530)	2032.10	r	(P-9218/91; A-2533)	310.130	am	(P-12051/91; A-3450)
2030.980	n	(P-9083/91; A-2457)	2032.15	n	(P-9218/91; A-2533)	310.230	am	(P-342; A-8382)
2030.1010	r	(P-9153/91; A-2530)	2032.20	r	(P-9218/91; A-2533)	310.280	am	(P-12051/91; A-3450)
2030.1010	n	(P-9083/91; A-2457)	2032.25	n	(P-9218/91; A-2533)	310.290	am	(P-6521) (E-6888)
2030.1020	r	(P-9153/91; A-2530)	2032.30	r	(P-9218/91; A-2533)	310.490	am	(E-8239)
2030.1020	n	(P-9083/91; A-2457)	2032.35	n	(P-9218/91; A-2533)	310. Ap.A	am	(P-342; A-8382)
2030.1030	r	(P-9153/91; A-2530)	2032.40	r	(P-9218/91; A-2533)	Tb.A	am	(PP-5068; RC-6899)
2030.1030	n	(P-9083/91; A-2457)	2032.45	n	(P-9218/91; A-2533)	Tb.B	am	(PP-7056)
2030.1040	r	(P-9153/91; A-2530)	2032.50	r	(P-9218/91; A-2533)	Tb.C	am	(P-342; A-8382)
2030.1040	n	(P-9083/91; A-2457)	2032.55	n	(P-9218/91; A-2533)	Tb.D	am	(P-342; A-8382)
2030.1050	r	(P-9153/91; A-2530)	2032.60	r	(P-9218/91; A-2533)	Tb.E	am	(P-342; A-8382)
2030.1060	n	(P-9083/91; A-2457)	2056.1	n	(P-4567)	Tb.F	am	(P-342; A-8382)
2030.1070	r	(P-9153/91; A-2530)	2056.5	r	(P-4567)	Tb.G	am	(P-342; A-8382)
2030.1080	n	(P-9083/91; A-2457)	2056.15	n	(P-4567)	Tb.H	am	(P-342; A-8382)
2030.1090	r	(P-9153/91; A-2530)	2056.20	r	(P-4567)	Tb.I	am	(P-342; A-8382)
2030.1110	n	(P-9083/91; A-2457)	2056.25	n	(P-4567)	Tb.J	am	(P-342; A-8382)
2030.1110	r	(P-9153/91; A-2530)	2056.50	r	(P-4567)	Tb.K	am	(P-342; A-8382)
2030.1120	n	(P-9083/91; A-2457)	2056.55	n	(P-4567)	Tb.O	am	(P-342; A-8382)
2030.1120	r	(P-9153/91; A-2530)	2056.61	r	(P-4567)	Tb.P	am	(P-342; A-8382)
2030.1130	n	(P-9083/91; A-2457)	2056.65	n	(P-4567)			
2030.1130	r	(P-9153/91; A-2530)	2056.70	r	(P-4567)			
2030.1140	n	(P-9083/91; A-2457)	2056.75	n	(P-4567)			
2030.1140	r	(P-9153/91; A-2530)	2056.80	r	(P-4567)			
2030.1150	n	(P-9083/91; A-2457)	2056.210	n	(P-4567)			

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.Tb. Q	am	(P-342; A-8382)	757.100	n	(P-6542)
.Tb. R	am	(P-342; A-8382)	757.105	n	(P-6542)
.Tb. S	am	(P-342; A-8382)	757.110	n	(P-6542)
.Tb. T	am	(PP-5068; RC-6899)	757.115	n	(P-6542)
.Tb. V	am	(PP-5068; RC-6899)	757.120	n	(P-6542)
.Tb. W	am	(P-342; A-8382)	757.125	n	(P-6542)
.Tb. X	am	(P-342; A-8382)	757.130	n	(P-6542)
.Tb. Y	am	(P-342; A-8382)	757.200	n	(P-6542)
.Tb. Z	am	(P-342; A-8382)	757.205	n	(P-6542)
310. Ap. B	am	(P-12051/91; A-3450)	757.210	n	(P-6542)
620.130	am	(P-11724)	757.215	n	(P-6542)
1120.80	n	(P-5554) (E-6052; RC-8253)	757.220	n	(P-6542)
1540.80	am	(P-7325)	757.225	n	(P-6542)
1540.90	am	(P-7325)	757.230	n	(P-6542)
1540.100	am	(P-7325)	757.235	n	(P-6542)
1540.130	am	(P-7325)	757.240	n	(P-6542)
2650.10	am	(P-7325)	757.245	n	(P-6542)
2650.25	am	(P-3235; A-11438)	757.300	n	(P-6542)
2800.410	am	(P-3235; A-11438)	757.305	n	(P-6542)
2800.650	n	(P-7079)	757.310	n	(P-6542)
		(P-15199/91; A-4831)	757.315	n	(P-6542)
			757.320	am	(P-6542)
			760.20		

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280.100	am	(P-9801/91; A-11023)	770.20	n	(P-3242)
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445.40	am	(P-11025/91; A-2535)	785.10	n	(P-17427/91; A-11009)
445.50	am	(P-11025/91; A-2535)	785.15	n	(P-17427/91; A-11009)
445.70	am	(P-11025/91; A-2535)	785.20	n	(P-17427/91; A-11009)
500.335	r	(P-11905/91; A-2550)	785.25	n	(P-17427/91; A-11009)
535.100	am	(P-6538)	785.30	n	(P-17427/91; A-11009)
745.10	am	(P-10513)	785.35	n	(P-17427/91; A-11009)
745.15	am	(P-10513)	785.40	n	(P-17427/91; A-11009)
745.20	am	(P-10513)	785.45	n	(P-17427/91; A-11009)
745.30	am	(P-10513)	785.50	n	(P-17427/91; A-11009)
745.110	am	(P-10513)	785.55	n	(P-17427/91; A-11009)
745.200	am	(P-10513)	785.60	n	(P-17427/91; A-11009)
745.210	am	(P-10513)	785.65	n	(P-17427/91; A-11009)
745.220	am	(P-10513)			
745.221	am	(P-10513)			
745.225	am	(P-10513)			
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745.300	am	(P-10513)			
757.10	n	(P-6542)			
757.15	n	(P-6542)			

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130.310	am		130.310	am	(P-15013/91; A-1642)
180.101	am		180.101	am	(P-15948/91; A-4859)

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180.145	am (P-15948/91; A-4859)	3000.220 am (P-3802)
190.101	am (P-15958/91; A-4867)	3000.230 am (P-3802)
190.101	am (P-15958/91; A-4867)	3000.245 am (P-3802)
190.110	am (P-15958/91; A-4867)	3000.270 am (P-3802)
190.120	am (P-15958/91; A-4867)	3000.420 am (P-3802)
190.170	am (P-15958/91; A-4867)	3000.425 am (P-3802)
190.175	am (P-15958/91; A-4867)	3000.610 am (P-3802)
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295.105	n (P-18506/91; A-7691)	3000.625 am (P-3802)
295.110	n (P-18506/91; A-7691)	3000.645 am (P-3802)
295.115	n (P-18506/91; A-7691)	3000.910 am (P-3802)
295.120	n (P-18506/91; A-7691)	3000.1010 am (P-3802)
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430.160	am (P-6762)	
435.120	am (P-6777)	
435.140	am (P-6777)	
435.160	am (P-6777)	
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480.101	am (P-15422/91; A-3578)	
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490.70	r (P-16913/91; A-5988)	
490.80	r (P-16913/91; A-5988)	
490.90	r (P-16913/91; A-5988)	
490.100	r (P-16913/91; A-5988)	
490.110	r (P-16913/91; A-5988)	
490.120	r (P-16913/91; A-5988)	
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490.140	r (P-16913/91; A-5988)	
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490.170	r (P-16913/91; A-5988)	
490.180	r (P-16913/91; A-5988)	
490.190	r (P-16913/91; A-5988)	
490.200	r (P-16913/91; A-5988)	
510.101	am (P-16932/91; A-5990)	
510.110	am (P-16932/91; A-5990)	
510.115	am (P-16932/91; A-5990)	
510.120	am (P-16932/91; A-5990)	
510.131	am (P-16932/91; A-5990)	
510.145	am (P-16932/91; A-5990)	
510.160	am (P-16932/91; A-5990)	
3000.100	am (P-3802)	
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104.10	am (P-7793)	
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104.209	n (P-4741)	
104.210	am (P-2752 (P-4741))	
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104.221	am (P-4741)	
104.230	am (P-4741)	
104.235	am (P-7793)	
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104.273	am (P-2752)	
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112.72	am (P-3335)	
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112.78	am (P-3335)	
112.79	am (P-3335)	
112.82	am (P-3335)	
112.110	am (P-16596/91; A-11550)	
112.115	am (P-18062/91; A-9972)	
112.138	am (P-11399 (E-11652))	
112.300	r (P-18062/91; A-9972)	

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TITLE #9 (CONT'D)	am	(P-16623/91; A-5350)	(P-8938)	am	TITLE #9 (CONT'D)	am	(P-12137/91; A-139)	(P-7761)	am	140.561	am	(P-7482/91; A-3552)
112.400	am	(P-16596/91; A-11550)	(P-8938)	am	116.520	am	(P-16623/91; A-5350)	(P-8938)	am	120.323	am	(P-15933/91; A-6408)
113.40	am	(P-14994/91; A-3468)	(P-17040/91; A-11607)	am	117.10	am	(P-17040/91; A-11607)	(P-17040/91; A-11607)	am	120.384	am	(P-1492)
113.50	am	(P-14994/91; A-3468)	(P-16625/91; A-11582)	am	118.200	am	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	121.25	am	(P-4708)
113.108	am	(P-16610/91; A-11565)	(P-16625/91; A-11582)	am	120.11	am	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	121.34	am	(P-15933/91; A-6408; RQ-9138; EC-11348)
113.109	r	(P-16610/91; A-11565)	(P-16625/91; A-11582)	am	120.60	am	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	121.58	am	(P-3409)
113.110	r	(P-16610/91; A-11565)	(P-16625/91; A-11582)	am	120.64	am	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	121.63	am	(P-15933/91; A-6408)
113.113	am	(P-16610/91; A-11565)	(P-16625/91; A-11582)	am	120.82	am	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	121.72	am	(P-15933/91; A-6408)
113.130	am	(P-18073/91; A-9986)	(P-16625/91; A-11582)	am	120.390	am	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	121.73	am	(P-472)
113.253	am	(P-18073/91; A-9986)	(P-16625/91; A-11582)	am	120.391	am	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	121.94	am	(P-472)
113.260	am	(P-18073/91; A-9986)	(P-16625/91; A-11582)	am	120.50	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	121.94	am	(P-472)
113.302	r	(P-14994/91; A-3468)	(P-16625/91; A-11582)	am	120.80	am	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	121.94	am	(P-472)
113.400	n	(P-14994/91; A-3468)	(P-16625/91; A-11582)	am	120.200	n	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	130.200	am	(P-472)
113.405	n	(P-14994/91; A-3468)	(P-16625/91; A-11582)	am	120.208	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.2	am	(P-472)
113.410	n	(P-14994/91; A-3468)	(P-16625/91; A-11582)	am	120.210	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.5	am	(P-472)
113.415	n	(P-14994/91; A-3468)	(P-16625/91; A-11582)	am	120.211	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.11	am	(P-472)
113.420	n	(P-14994/91; A-3468)	(P-16625/91; A-11582)	am	120.212	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.13	am	(P-472)
113.425	n	(P-14994/91; A-3468)	(P-16625/91; A-11582)	am	120.215	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.14	am	(P-472)
113.430	n	(P-14994/91; A-3468)	(P-16625/91; A-11582)	am	120.216	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.15	am	(P-472)
113.435	n	(P-14994/91; A-3468)	(P-16625/91; A-11582)	am	120.217	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.15	am	(P-472)
113.440	#	(P-14994/91; A-3468)	(P-16625/91; A-11582)	am	120.218	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.16	am	(P-472)
113.445	am	(P-14994/91; A-3468)	(P-16625/91; A-11582)	am	120.224	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.17	am	(P-472)
114.1	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.225	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.19	am	(P-472)
114.2	n	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.230	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.27	am	(P-472)
114.60	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.235	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.31	n	(P-472)
114.61	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.240	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.32	n	(P-472)
114.62	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.245	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.33	n	(P-472)
114.63	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.250	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.34	n	(P-472)
114.64	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.255	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.35	n	(P-472)
114.70	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.260	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.36	n	(P-472)
114.80	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.261	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.37	n	(P-472)
114.120	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.262	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.38	n	(P-472)
114.121	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.267	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.39	n	(P-472)
114.122	r	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.271	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.40	n	(P-472)
114.123	r	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.272	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.41	n	(P-472)
114.124	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.273	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.42	n	(P-472)
114.128	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.275	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.43	n	(P-472)
114.135	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.276	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.44	n	(P-472)
114.351	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.280	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.45	n	(P-472)
114.352	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.281	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.46	n	(P-472)
114.353	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.282	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.47	n	(P-472)
114.400	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.283	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.48	n	(P-472)
114.420	am	(P-15008/91; A-3512)	(P-16625/91; A-11582)	am	120.284	r	(P-16625/91; A-11582)	(P-16625/91; A-11582)	am	140.49	n	(P-472)
115.10	am	(P-17897/91; A-10291)	(P-17897/91; A-10291)	am	120.285	r	(P-17897/91; A-10291)	(P-17897/91; A-10291)	am	140.50	n	(P-472)
115.30	am	(P-17897/91; A-10291)	(P-17897/91; A-10291)	am	120.290	r	(P-17897/91; A-10291)	(P-17897/91; A-10291)	am	140.51	n	(P-472)
115.34	am	(P-17897/91; A-10291)	(P-17897/91; A-10291)	am	120.295	r	(P-17897/91; A-10291)	(P-17897/91; A-10291)	am	140.52	n	(P-472)
115.40	am	(P-17897/91; A-10291)	(P-17897/91; A-10291)	am	120.310	am	(P-17897/91; A-10291)	(P-17897/91; A-10291)	am	140.53	n	(P-472)
115.45	am	(P-17897/91; A-10291)	(P-17897/91; A-10291)	am	120.320	am	(P-17897/91; A-10291)	(P-17897/91; A-10291)	am	140.54	n	(P-472)
116.500	am	(P-16623/91; A-5350)	(P-16623/91; A-5350)	am	120.321	am	(P-16623/91; A-5350)	(P-16623/91; A-5350)	am	140.55	n	(P-472)
					120.322	am	(P-16623/91; A-5350)	(P-16623/91; A-5350)	am	140.560	am	(P-472)

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141.1360	r	(P-12132/91; A-7922)	141.3360	r	(P-12132/91; A-7922)
141.1400	r	(P-12132/91; A-7922)	141.3400	r	(P-12132/91; A-7922)
141.1440	r	(P-12132/91; A-7922)	141.3440	r	(P-12132/91; A-7922)
141.1480	r	(P-12132/91; A-7922)	141.3480	r	(P-12132/91; A-7922)
141.1500	r	(P-12132/91; A-7922)	141.3520	r	(P-12132/91; A-7922)
141.1520	r	(P-12132/91; A-7922)	141.3560	r	(P-12132/91; A-7922)
141.1560	r	(P-12132/91; A-7922)	141.3600	r	(P-12132/91; A-7922)
141.1600	r	(P-12132/91; A-7922)	141.3640	r	(P-12132/91; A-7922)
141.1640	r	(P-12132/91; A-7922)	141.3680	r	(P-12132/91; A-7922)
141.1680	r	(P-12132/91; A-7922)	141.3720	r	(P-12132/91; A-7922)
141.1720	r	(P-12132/91; A-7922)	141.3760	r	(P-12132/91; A-7922)
141.1760	r	(P-12132/91; A-7922)	141.3800	r	(P-12132/91; A-7922)
141.1800	r	(P-12132/91; A-7922)	141.3840	r	(P-12132/91; A-7922)
141.1840	r	(P-12132/91; A-7922)	141.3880	r	(P-12132/91; A-7922)
141.1880	r	(P-12132/91; A-7922)	141.3920	r	(P-12132/91; A-7922)
141.1920	r	(P-12132/91; A-7922)	141.3960	r	(P-12132/91; A-7922)
141.1960	r	(P-12132/91; A-7922)	141.4000	r	(P-12132/91; A-7922)
141.2000	r	(P-12132/91; A-7922)	141.4040	r	(P-12132/91; A-7922)
141.2040	r	(P-12132/91; A-7922)	141.4080	r	(P-12132/91; A-7922)
141.2080	r	(P-12132/91; A-7922)	141.4120	r	(P-12132/91; A-7922)
141.2120	r	(P-12132/91; A-7922)	141.4160	r	(P-12132/91; A-7922)
141.2160	r	(P-12132/91; A-7922)	141.4200	r	(P-12132/91; A-7922)
141.2200	r	(P-12132/91; A-7922)	141.4240	r	(P-12132/91; A-7922)
141.2240	r	(P-12132/91; A-7922)	141.4280	r	(P-12132/91; A-7922)
141.2280	r	(P-12132/91; A-7922)	141.4320	r	(P-12132/91; A-7922)
141.2320	r	(P-12132/91; A-7922)	141.4360	r	(P-12132/91; A-7922)
141.2360	r	(P-12132/91; A-7922)	141.4400	r	(P-12132/91; A-7922)
141.2400	r	(P-12132/91; A-7922)	141.4440	r	(P-12132/91; A-7922)
141.2440	r	(P-12132/91; A-7922)	141.4480	r	(P-12132/91; A-7922)
141.2480	r	(P-12132/91; A-7922)	141.4520	r	(P-12132/91; A-7922)
141.2520	r	(P-12132/91; A-7922)	141.4560	r	(P-12132/91; A-7922)
141.2560	r	(P-12132/91; A-7922)	141.4600	r	(P-12132/91; A-7922)
141.2600	r	(P-12132/91; A-7922)	141.4640	r	(P-12132/91; A-7922)
141.2640	r	(P-12132/91; A-7922)	141.4680	r	(P-12132/91; A-7922)
141.2680	r	(P-12132/91; A-7922)	141.4720	r	(P-12132/91; A-7922)
141.2720	r	(P-12132/91; A-7922)	141.4760	r	(P-12132/91; A-7922)
141.2760	r	(P-12132/91; A-7922)	141.4800	r	(P-12132/91; A-7922)
141.2800	r	(P-12132/91; A-7922)	144.275	am	(P-12132/91; A-7922)
141.2840	r	(P-12132/91; A-7922)	144.300	am	(P-12132/91; A-7922)
141.2880	r	(P-12132/91; A-7922)	144.325	n	(P-12132/91; A-7922)
141.2920	r	(P-12132/91; A-7922)	144.350	n	(P-12132/91; A-7922)
141.2960	r	(P-12132/91; A-7922)	144.375	n	(P-12132/91; A-7922)
141.3000	r	(P-12132/91; A-7922)	144.400	n	(P-12132/91; A-7922)
141.3040	r	(P-12132/91; A-7922)	144.405	n	(P-12132/91; A-7922)
141.3080	r	(P-12132/91; A-7922)	144.425	n	(P-12132/91; A-7922)
141.3120	r	(P-12132/91; A-7922)	144.450	n	(P-12132/91; A-7922)
141.3160	r	(P-12132/91; A-7922)	147.25	am	(P-4218; RC-10500)
141.3200	r	(P-12132/91; A-7922)	147.50	am	(P-4218; RC-10500)
141.3240	r	(P-12132/91; A-7922)	147.75	am	(P-4218; RC-10500)
141.3280	r	(P-12132/91; A-7922)	147.100	am	(P-8906)
141.3320	r	(P-12132/91; A-7922)	147.150	am	(P-15940/91; A-6479)

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147.300	am	(P-8906)	149.5	am	(P-15931/91; A-6195)
147.305	am	(P-8906)	149.25	am	(P-11717) (E-11937)
147.310	am	(P-8906)	149.50	am	(P-15931/91; A-6195)
147.315	am	(P-8906)	149.75	am	(P-15931/91; A-6195)
147.320	am	(P-8906)	149.100	am	(P-15931/91; A-6195)
147.325	am	(P-8906)	149.105	am	(P-15931/91; A-6195)
147.340	am	(P-8906)	149.125	am	(P-15931/91; A-6195)
147.345	am	(P-8906)	149.150	am	(P-15931/91; A-6195)
147.350	am	(P-8906)	149.175	am	(P-15931/91; A-6195)
147.7b.A	am	(P-7501/91; A-4035)	149.200	r	(P-15931/91; A-6195)
147.7b.B	am	(P-15940/91; A-6479)	149.205	r	(P-15931/91; A-6195)
147.7b.D	am	(P-7501/91; A-4035)	149.225	r	(P-15931/91; A-6195)
147.7b.E	am	(P-15940/91; A-6479)	149.250	r	(P-15931/91; A-6195)
147.7b.G	am	(P-4218; RC-10500)	149.275	r	(P-15931/91; A-6195)
147.7b.L	n	(P-4218; RC-10500)	149.300	r	(P-15931/91; A-6195)
148.20	am	(P-15928/91; A-6255)	149.305	r	(P-15931/91; A-6195)
148.40	am	(P-11719) (E-11942)	149.325	r	(P-15931/91; A-6195)
148.60	am	(P-15928/91; A-6255)	150.10	n	(E-2258)
148.70	am	(P-15928/91; A-6255)	150.20	n	(E-2258)
148.80	am	(P-15928/91; A-6255)	150.30	n	(E-2258)
148.90	r	(E-11335)	150.40	n	(E-2258)
148.100	r	(P-15928/91; A-6255)	150.50	n	(E-2258)
148.110	r	(P-15928/91; A-6255)	150.60	n	(E-2258)
148.120	am	(P-15928/91; A-6255)	160.5	am	(P-806/91; A-1852)
148.130	am	(P-15928/91; A-6255)	160.10	am	(P-806/91; A-1852)
148.140	am	(P-1786)	160.20	am	(P-806/91; A-1852)
148.150	am	(P-15928/91; A-6255)	160.30	am	(P-2406; A-9997)
148.160	am	(P-15928/91; A-6255)	160.77	n	(P-8892)
148.170	am	(P-15928/91; A-6255)	160.85	n	(P-8892)
148.180	am	(P-15928/91; A-6255)	230.45	am	(P-3605)
148.190	am	(P-15928/91; A-6255)	230.570	am	(P-3605)
148.200	am	(P-15928/91; A-6255)	240.400	am	(E-2630) (P-11363)
148.210	am	(P-15928/91; A-6255)	240.415	am	(E-11625)
148.220	am	(P-15928/91; A-6255)	240.430	am	(E-2630) (P-11363)
148.230	am	(P-15928/91; A-6255)			(E-11625)
148.240	am	(P-15928/91; A-6255)			(P-17007/91; M-2930;
148.250	am	(P-15928/91; A-6255)			A-11731) (E-1739/91;
148.260	am	(P-15928/91; A-6255)			S-1744; W-2955;
148.270	am	(P-15928/91; A-6255)			M-2943)
148.280	am	(P-15928/91; A-6255)	240.435	am	(P-17007/91; M-2930
148.290	am	(P-15928/91; A-6255)			A-11731)
148.300	am	(P-15928/91; A-6255)			(E-17398/91; S-1744;
148.310	am	(P-15928/91; A-6255)			W-2955; M-2943)
148.320	am	(P-15928/91; A-6255)	240.451	n	(P-11363) (E-11625)
148.400	n	(P-15928/91; A-6255)	240.655	am	(E-4069; RC-6898)
					(P-14335/91; A-11403)
					(P-17007/91; M-2930)
					(E-17398/91; S-1744;
					W-2955; M-2943)
					(E-2901)

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240.720	r	(P-11363) (E-11625)	309.4	r	(P-7982)
240.725	am	(P-17007/91; M-2930)	309.5	r	(P-7982)
		(E-17398/91; S-1744;	309.6	r	(P-7982)
		W-2955; M-2943)(2901)	309.7	r	(P-7982)
240.725	r	(P-11363) (E-11625)	309.8	r	(P-7982)
240.726	n	(E-2630)	309.9	r	(P-7982)
240.726	r	(P-11363) (E-11625)	309.10	r	(P-7982)
240.727	n	(P-11363) (E-11625)	309.11	r	(P-7982)
240.728	n	(P-11363) (E-11625)	309.12	r	(P-7982)
240.800	am	(E-2901) (P-11363)	309.13	r	(P-7982)
		(E-11625)	309.14	r	(P-7982)
240.810	am	(E-2901) (P-11363)	309.15	r	(P-7982)
		(E-11625)	309.16	r	(P-7982)
240.825	am	(E-2901) (P-11363)	309.17	r	(P-7982)
		(E-11625)	309.18	r	(P-7982)
240.855	am	(E-2901) (P-11363)	309.19	r	(P-7982)
		(E-11625)	309.20	r	(P-7982)
240.1600	am	(P-4087)	309.21	r	(P-7982)
240.1605	am	(P-4087)	309.22	r	(P-7982)
240.1610	am	(P-4087)	309.23	r	(P-7982)
240.1620	am	(P-4087)	335.100	am	(P-8415/91; A-7633)
240.1625	am	(P-4087)	335.102	am	(P-8415/91; A-7633)
240.1630	am	(P-4087)	335.200	am	(P-8415/91; A-7633)
240.1635	am	(P-4087)	335.202	am	(P-8415/91; A-7633)
240.1640	am	(P-4087)	335.300	am	(P-8415/91; A-7633)
240.1645	am	(P-4087)	335.302	am	(P-8415/91; A-7633)
240.1650	am	(P-4087)	335.304	am	(P-8415/91; A-7633)
240.1655	am	(P-4087)	335.306	am	(P-8415/91; A-7633)
240.1660	am	(P-4087) (C-5083)	335.308	r	(P-8415/91; A-7633)
240.1661	n	(P-4087) (C-5083)	335.310	am	(P-8415/91; A-7633)
240.1665	am	(P-4087)	335.312	am	(P-8415/91; A-7633)
302.20	am	(P-7565)	335.314	am	(P-8415/91; A-7633)
304.2	am	(P-7545)	335.316	am	(P-8415/91; A-7633)
305.10	#	(P-5403)	335.318	am	(P-8415/91; A-7633)
305.20	am	(P-5403)	335.320	am	(P-8415/91; A-7633)
305.30	am	(P-5403)	335.326	am	(P-8415/91; A-7633)
305.40	#	(P-5403)	335.328	am	(P-8415/91; A-7633)
305.50	am	(P-5403)	335.330	am	(P-8415/91; A-7633)
305.60	am	(P-5403)	335.332	am	(P-8415/91; A-7633)
305.70	n	(P-5403)	335.334	am	(P-8415/91; A-7633)
305.80	n	(P-5403)	335.336	am	(P-8415/91; A-7633)
305.90	#	(P-5403)	335.338	am	(P-8415/91; A-7633)
305.100	#	(P-5403)	336.10	n	(P-7963) (P-7963)
305.110	#	(P-5403)	336.20	n	(P-7963)
305.120	#	(P-5403)	336.30	n	(P-7963)
305.130	am	(P-5403)	336.40	n	(P-7963)
305.140	#	(P-5403)	336.50	n	(P-7963)
309.1	r	(P-7982)	336.60	n	(P-7963)
309.2	r	(P-7982)	336.70	n	(P-7963)
309.3	r	(P-7982)	336.80	n	(P-7963)
			336.90	n	(P-7963)

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336.100	n	(P-7963)	406.11	am	(P-14734/91; A-7602)
336.110	n	(P-7963)	406.12	am	(P-14734/91; A-7602)
336.120	n	(P-7963)	406.13	am	(P-14734/91; A-7602)
336.130	n	(P-7963)	406.14	am	(P-14734/91; A-7602)
336.140	n	(P-7963)	406.22	am	(P-14734/91; A-7602)
336.150	n	(P-7963)	406.24	am	(P-14734/91; A-7602)
336.160	n	(P-7963)	407.29	am	(P-14729/91; A-7597)
336.170	n	(P-7963)	408.5	am	(P-14764/91; A-8950)
336.180	n	(P-7963)	408.7	n	(P-14764/91; A-8950)
337.10	n	(P-7999)	408.20	am	(P-14764/91; A-8950)
337.20	n	(P-7999)	408.30	am	(P-14764/91; A-8950)
337.30	n	(P-7999)	408.40	am	(P-14764/91; A-8950)
337.40	n	(P-7999)	408.50	am	(P-14764/91; A-8950)
337.50	n	(P-7999)	408.60	am	(P-14764/91; A-8950)
337.60	n	(P-7999)	408.65	am	(P-14764/91; A-8950)
337.70	n	(P-7999)	408.70	am	(P-14764/91; A-8950)
337.80	n	(P-7999)	408.105	am	(P-14764/91; A-8950)
337.90	n	(P-7999)	510.10	am	(P-69; A-8537)
337.100	n	(P-7999)	510.20	am	(P-69; A-8537)
337.110	n	(P-7999)	510.30	am	(P-69; A-8537)
337.120	n	(P-7999)	510.40	am	(P-69; A-8537)
337.130	n	(P-7999)	510.70	am	(P-69; A-8537)
337.140	n	(P-7999)	510.80	am	(P-69; A-8537)
337.150	n	(P-7999)	510.90	am	(P-69; A-8537)
337.160	n	(P-7999)	510.100	am	(P-69; A-8537)
337.170	n	(P-7999)	510.110	am	(P-69; A-8537)
337.180	n	(P-7999)	567.20	am	(P-10403)
337.190	n	(P-7999)	567.30	am	(P-10403)
337.200	n	(P-7999)	567.100	am	(P-10403)
337.210	n	(P-7999)	587.70	am	(P-18110/91; A-8235)
337.220	n	(P-7999)	597.20	am	(P-3440)
337.230	n	(P-7999)	673.10	n	(E-11682)
337.240	n	(P-7999)	673.20	n	(E-11682)
337.250	n	(P-7999)	673.30	n	(E-11682)
352. Ap. A	am	(P-13229/91; A-3924)	673.40	n	(E-11682)
377.2	am	(P-7553)	673.50	n	(E-11682)
377.4	am	(P-7553)	674.10	n	(E-2690)
378.1	r	(P-7561)	674.20	n	(E-2690)
378.2	r	(P-7561)	674.30	n	(E-2690)
378.3	r	(P-7561)	674.40	n	(E-2690)
378.4	r	(P-7561)	674.50	n	(E-2690)
402.15	am	(P-11707) (E-11879)	683.100	r	(E-2688) (E-11679)
406.2	am	(E-15088/91; M-2269)	685.500	am	(P-14392/91; A-4529)
		(P-14734/91; A-7602)	685.550	n	(P-14392/91; A-4529)
406.4	am	(P-14734/91; A-7602)	685.600	am	(P-16876/91; A-6868)
406.5	am	(P-14734/91; A-7602)	714.30	am	(P-3067)
406.6	am	(P-14734/91; A-7602)	714.100	am	(P-3067)
406.7	am	(P-14734/91; A-7602)	714.110	am	(P-3067)
406.8	am	(P-14734/91; A-7602)	714.120	am	(P-3067)
406.9	am	(P-14734/91; A-7602)	714.130	am	(P-3067)
406.10	am	(P-14734/91; A-7602)	714.300	n	(P-3067)

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714.310	am	(P-3067)	1300.120	am	(P-5141/91; A-4819)
730.700	r	(P-10397)	1300.130	am	(P-5141/91; A-4819)
787.100	n	(P-13027/91; A-2882)	1300.205	n	(P-5141/91; A-4819)
787.20	n	(P-13027/91; A-2882)	1300.210	am	(P-5141/91; A-4819)
787.30	n	(P-13027/91; A-2882)			
787.40	n	(P-13027/91; A-2882)			
787.50	n	(P-13027/91; A-2882)			
840.10	am	(P-15390/91; A-10301)	44.30	am	(P-4807)
840.20	am	(P-15390/91; A-10301)	50.5	r	(P-6139)
840.30	am	(P-15390/91; A-10301)	50.10	r	(P-6139)
840.40	am	(P-15390/91; A-10301)	50.10	n	(P-6139)
840.50	am	(P-15390/91; A-10301)	50.20	r	(P-6139)
840.60	n	(P-15390/91; A-10301)	50.20	n	(P-6139)
840.70	n	(P-15390/91; A-10301)	50.30	r	(P-6139)
840.75	am	(P-15390/91; A-10301)	50.30	n	(P-6139)
840.80	am	(P-15390/91; A-10301)	50.40	r	(P-6139)
840.90	am	(P-15390/91; A-10301)	50.40	n	(P-6139)
840.95	n	(P-15390/91; A-10301)	50.50	r	(P-6139)
840.100	n	(P-15390/91; A-10301)	50.50	n	(P-6139)
840.105	n	(P-15390/91; A-10301)	50.60	r	(P-6139)
840.110	n	(P-15390/91; A-10301)	50.60	n	(P-6139)
840.115	n	(P-15390/91; A-10301)	50.70	r	(P-6139)
843.10	am	(P-15405/91; A-10316)	50.80	r	(P-6139)
843.20	am	(P-15405/91; A-10316)	50.80	n	(P-6139)
843.30	am	(P-15405/91; A-10316)	50.90	r	(P-6139)
843.40	am	(P-15405/91; A-10316)	50.90	n	(P-6139)
843.60	am	(P-15405/91; A-10316)	50.100	r	(P-6139)
843.61	am	(P-15405/91; A-10316)	50.100	n	(P-6139)
843.70	am	(P-15405/91; A-10316)	50.110	n	(P-6139)
843.80	am	(P-15405/91; A-10316)	50.120	r	(P-6139)
843.120	am	(P-15405/91; A-10316)	50.120	n	(P-6139)
843.121	am	(P-15405/91; A-10316)	50.130	r	(P-6139)
843.130	am	(P-15405/91; A-10316)	50.130	n	(P-6139)
843.150	am	(P-15405/91; A-10316)	50.140	r	(P-6139)
843.160	am	(P-15405/91; A-10316)	50.140	n	(P-6139)
843.180	am	(P-15405/91; A-10316)	50.150	r	(P-6139)
845.10	am	(P-11572/91; A-2615)	50.160	r	(P-6139)
845.20	am	(P-11572/91; A-2615)	50.160	n	(P-6139)
845.30	am	(P-11572/91; A-2615)	50.160	r	(P-6139)
845.40	am	(P-11572/91; A-2615)	50.160	n	(P-6139)
900.310	am	(P-12989/91; A-5311)	62.30	am	(P-4813)
900.321	am	(P-12989/91; A-5311)	97.10	n	(P-19709/91; P-10475)
900.322	am	(P-12989/91; A-5311)	97.20	n	(P-19709/91; P-10475)
900.330	am	(P-12989/91; A-5311)	97.30	n	(P-19709/91; P-10475)
900.331	am	(P-12989/91; A-5311)	97.40	n	(P-19709/91; P-10475)
900.342	am	(P-12989/91; A-5311)	97.50	n	(P-19709/91; P-10475)
900.343	am	(P-12989/91; A-5311)	97.60	n	(P-19709/91; P-10475)
900.345	am	(P-12989/91; A-5311)	97.70	n	(P-19709/91; P-10475)
900.348	am	(P-12989/91; A-5311)	97.80	n	(P-19709/91; P-10475)
1300.110	am	(P-5141/91; A-4819)	97.90	n	(P-19709/91; P-10475)
			97.100	n	(P-19709/91; P-10475)

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97.110	n	(P-19709/91; P-10475)	530.40	n	(P-2940/91; A-2193)
97.120	n	(P-19709/91; P-10475)	530.50	n	(P-2940/91; A-2193)
97.130	n	(P-19709/91; P-10475)	530.60	n	(P-2940/91; A-2193)
97.140	n	(P-19709/91; P-10475)	530.100	n	(P-2940/91; A-2193)
171.6	am	(P-15995/91; W-2696)	530.101	r	(P-3003/91; A-2256)
171.6	#	(P-3856)	530.102	r	(P-3003/91; A-2256)
171.1000	am	(P-15995/91; W-2696)	530.103	r	(P-3003/91; A-2256)
172.2000	am	(P-3856)	530.104	r	(P-3003/91; A-2256)
172.2215	am	(P-16003/91; W-2697)	530.106	r	(P-3003/91; A-2256)
173.3000	am	(P-3864; A-11851)	530.107	r	(P-3003/91; A-2256)
177.2000	am	(P-16003/91; W-2697)	530.108	r	(P-3003/91; A-2256)
178.336.1.1	am	(P-3864; A-11851)	530.109	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-16008/91; W-2698)	530.110	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-3869; A-11856)	530.111	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-15990/91; W-2695)	530.112	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-3847; A-11843)	530.113	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-16015/91; W-2699)	530.114	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-3876; A-11863)	530.115	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-16015/91; W-2699)	530.116	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-3876; A-11863)	530.117	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-16015/91; W-2699)	530.118	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-3876; A-11863)	530.119	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-16015/91; W-2699)	530.120	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-3888; A-11875)	530.121	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-3851; A-11847)	530.122	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-7815)	530.123	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-7815)	530.130	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.140	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.150	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.200	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.201	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-7815)	530.202	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-7815)	530.203	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-7815)	530.210	r	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.220	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.225	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.230	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.240	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.250	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.260	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.270	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.275	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.280	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.290	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.300	n	(P-2940/91; A-2193)
178.336.1.5	am	(P-7815)	530.301	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-7815)	530.302	r	(P-3003/91; A-2256)
178.336.1.5	am	(P-7815)	530.303	r	(P-3003/91; A-2256)

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530.310	n	(P-2940/91; A-2193)	530.11.A	n	(P-2940/91; A-2193)
530.320	n	(P-2940/91; A-2193)	708.70	am	(P-8193/91; A-194)
530.330	n	(P-2940/91; A-2193)	787.10	n	(P-13027/91; A-2882)
530.400	n	(P-2940/91; A-2193)	787.20	n	(P-13027/91; A-2882)
530.401	r	(P-3003/91; A-2256)	787.30	n	(P-13027/91; A-2882)
530.402	r	(P-3003/91; A-2256)	787.40	n	(P-13027/91; A-2882)
530.403	r	(P-3003/91; A-2256)	787.50	n	(P-13027/91; A-2882)
530.410	n	(P-2940/91; A-2193)	1002.20	am	(P-6790)
530.420	n	(P-2940/91; A-2193)	1002.45	n	(P-6790)
530.430	n	(P-2940/91; A-2193)	1010.420	am	(P-5240)
530.440	n	(P-2940/91; A-2193)	1030.11	am	(P-1271)
530.450	n	(P-2940/91; A-2193)	1030.30	am	(P-2449)
530.460	n	(P-2940/91; A-2193)	1030.84	am	(P-14198/91; A-2182)
530.470	n	(P-2940/91; A-2193)	1070.20	am	C-2957)
530.480	n	(P-2940/91; A-2193)	1070.40	am	(P-15428/91; A-2172)
530.500	n	(P-2940/91; A-2193)	1309.10	n	(P-3238; A-11827)
530.501	r	(P-3003/91; A-2256)	1309.20	n	(P-3238; A-11827)
530.502	r	(P-3003/91; A-2256)	1309.30	n	(P-3238; A-11827)
530.503	r	(P-3003/91; A-2256)	1311.10	n	(P-4195/91; W-2942)
530.510	n	(P-2940/91; A-2193)	1440.20	am	(P-5139)
530.520	n	(P-2940/91; A-2193)			
530.530	n	(P-2940/91; A-2193)			
530.600	n	(P-2940/91; A-2193)			
530.601	r	(P-3003/91; A-2256)	116.40	am	(P-558; A-7704)
530.602	r	(P-3003/91; A-2256)	121.10	n	(P-561; A-7707; RQ-10082; EC:10503)
530.603	r	(P-3003/91; A-2256)	121.20	n	(P-561; A-7707)
530.610	n	(P-2940/91; A-2193)	121.30	n	(P-561; A-7707)
530.700	n	(P-2940/91; A-2193)	121.40	n	(P-561; A-7707)
530.701	r	(P-3003/91; A-2256)	121.50	n	(P-561; A-7707)
530.702	r	(P-3003/91; A-2256)	121.60	n	(P-561; A-7707)
530.710	n	(P-2940/91; A-2193)	121.70	n	(P-561; A-7707)
530.800	n	(P-2940/91; A-2193)	121.80	n	(P-561; A-7707)
530.801	r	(P-3003/91; A-2256)	121.90	n	(P-561; A-7707)
530.802	r	(P-3003/91; A-2256)	121.100	n	(P-561; A-7707)
530.804	r	(P-3003/91; A-2256)	121.110	n	(P-561; A-7707)
530.810	n	(P-2940/91; A-2193)	121.120	n	(P-561; A-7707)
530.820	n	(P-2940/91; A-2193)	121.130	n	(P-561; A-7707)
530.830	n	(P-2940/91; A-2193)	121.140	n	(P-561; A-7707)
530.840	n	(P-2940/91; A-2193)	121.150	n	(P-561; A-7707)
530.900	n	(P-2940/91; A-2193)	121.160	n	(P-561; A-7707)
530.901	r	(P-3003/91; A-2256)	121.170	n	(P-561; A-7707)
530.902	r	(P-3003/91; A-2256)	121.180	n	(P-561; A-7707)
530.903	r	(P-3003/91; A-2256)	121.190	n	(P-561; A-7707)
530.904	r	(P-3003/91; A-2256)	121.200	n	(P-561; A-7707)
530.905	r	(P-3003/91; A-2256)	121.210	n	(P-561; A-7707)
530.906	r	(P-3003/91; A-2256)	121.220	n	(P-561; A-7707)
530.907	r	(P-3003/91; A-2256)	121.230	n	(P-561; A-7707)
530.908	r	(P-3003/91; A-2256)	122.10	n	(P-2113)
530.909	r	(P-3003/91; A-2256)	122.20	n	(P-2113)
			122.30	n	(P-2113)

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